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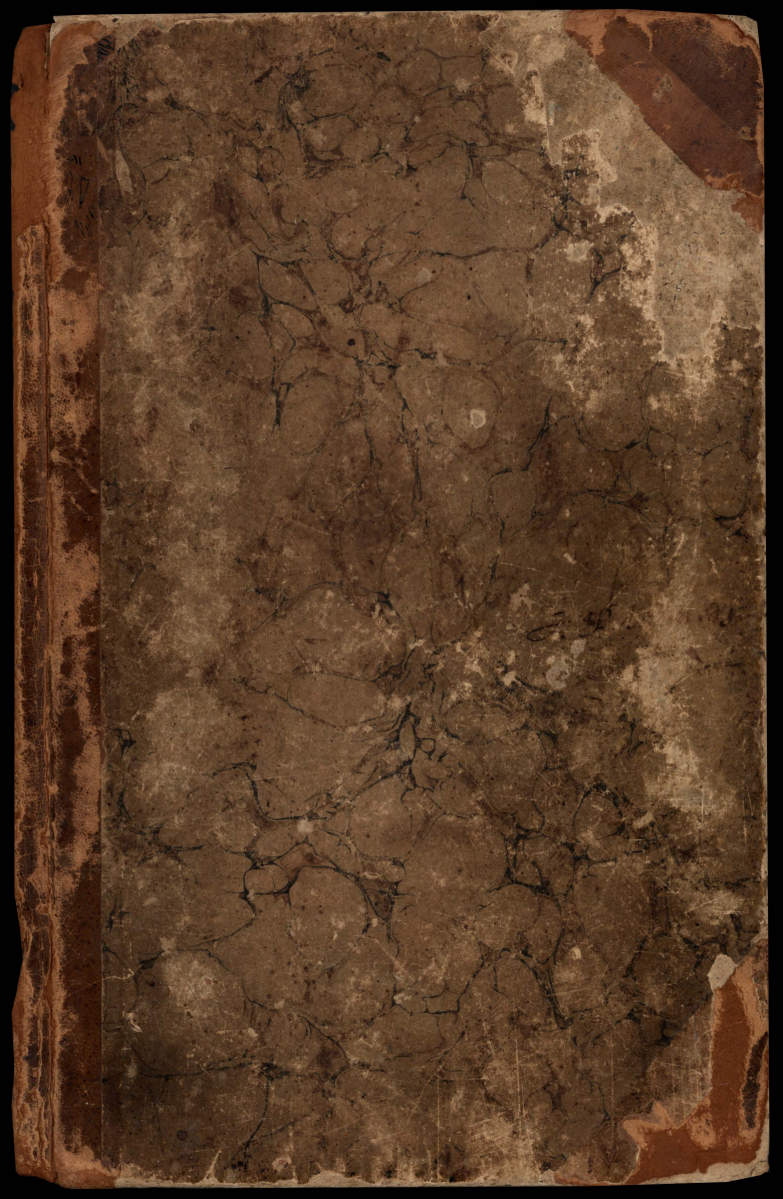
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The Governor of the Territory of Florida To all who shall see these Presents - Greeting Know ye that, Whereas, the qualified Eitizen of the court Thillshorough in said Territory, reposing special trust and confidence in the patriotism, integrity and abilities of James Lynch did, on Saturday the Eighten day of March Anno Domini Eighteen Hundred and Thirty Seven, elect him, the said James Lynch Clerk of the County Court of said County: (as hath been duly and legally certified to me, I do in pursuance of the Laws of this Territory in such ease made and provide, Commission the said fames Lynch blerk of said County, as aforesaid; and I do authorise and empower him to execute and fulfil the duties of that office, according to said laws; and to have and to hold the said office, with all the powers, privile and emoluments to the same of right appertaining, until the expiration of two years from the first Monday in February A.D. Eighteen Hundred and thirty Six or until his successor in said office is commission and qualified according to law In Testimony Whereof, I have canned the Seal of the Territory of Alorida, to be hereunto officed, given in

- der my hand at the City of Jallahassee, this thirty first day

March Annodomini One Thousand Eight Hundred and Thir

Seven and of the Independence of the United

United States of America, the Sixty first years By The Governor G.K. Walker Secretary of Florida. Anow all men by these presents that we games Lynch Argus Ball and Thomas See are held and firmly bound unto the Territory of Florida in the penal Sum of Swo Thousand dollars for the payment of which we bind ourselves our heir executors and administrators jointly and severally firmby by these presents. Sealed with our scale - Sated this Eighteenth day of July Eighteen Sundred and Thirty Seven whereas the above bounder James Lynch has been duly elected and commissioned as clirk of the County Court for the County of Stillshorough in the Serritory of Horida, Now therefore if the said James Lynch Shall well and faithfully perform the duties of his said office of Cherte of the County Court of oresaid according to law then this obligation to be void of no effect, otherwise to remain in full force and virtue In witness whereof we have heremento set our hands and seals the day and year Some in presence of z Some in presence of, James Lynch Drug Augustus Steele Jigner, Argus Ball Grate D. Dunten ? Thomas Lee Deut

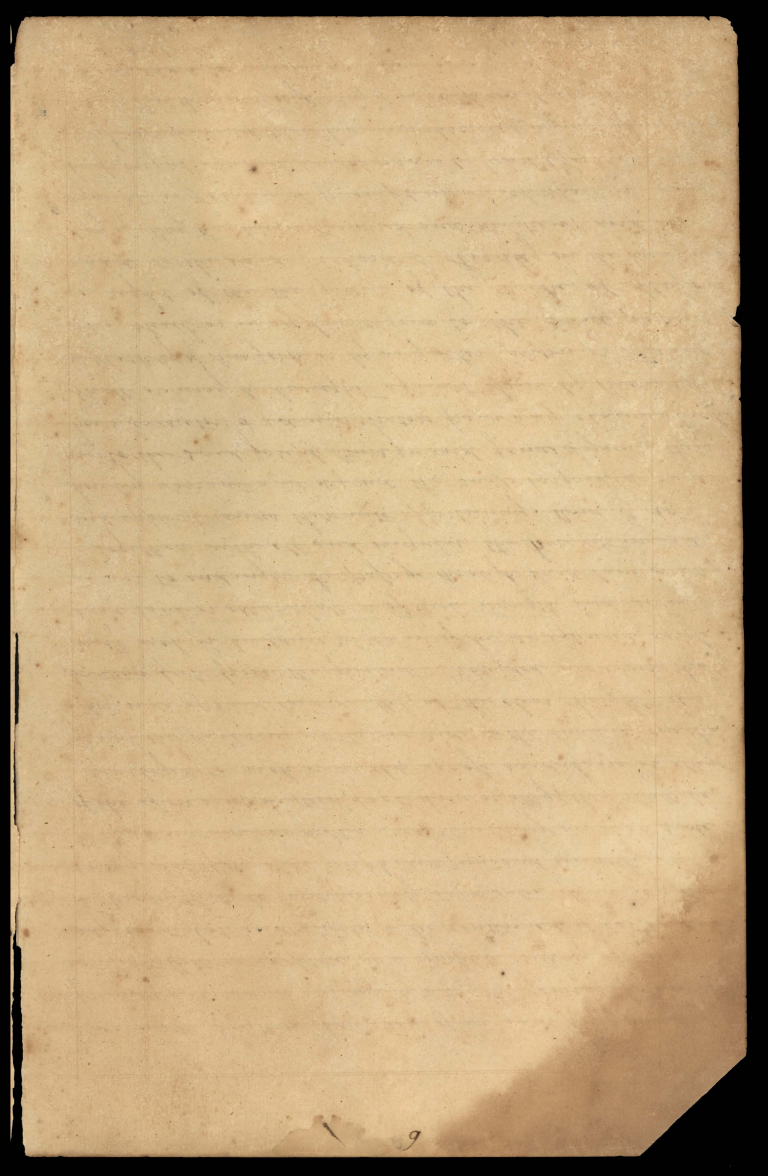
Sames Lynch having been elected and commissioned Clerk of the County Court for the County of Hillshorough do Solemnly swear that I will diligently and faithfully perform the duties of said office according to law and to the lest of my abilities To help me God. Sworn & subscribed before me at Lampa this 18th day (sign) Lames Lynch of July 1837 Augustus Steele Judge VI. G. G. todate for programs of which were the sair present challed with our soad and Captage at any of gulf dighters thousand and things i'm The state of the s I can the condition of this afternion of the the was the second hounders parced species has been Half of a call wind of the sound of the state of the sound of the soun the side with the state of the deard for the forther days reference franchisch wedering it wested from words of the El of the of of the County to meet of tradice accuration to last have the charge in to be conthof no effective the and in semin in gold force and visine in the service we get the street and we will the in The said whether it is not the The same of the sa

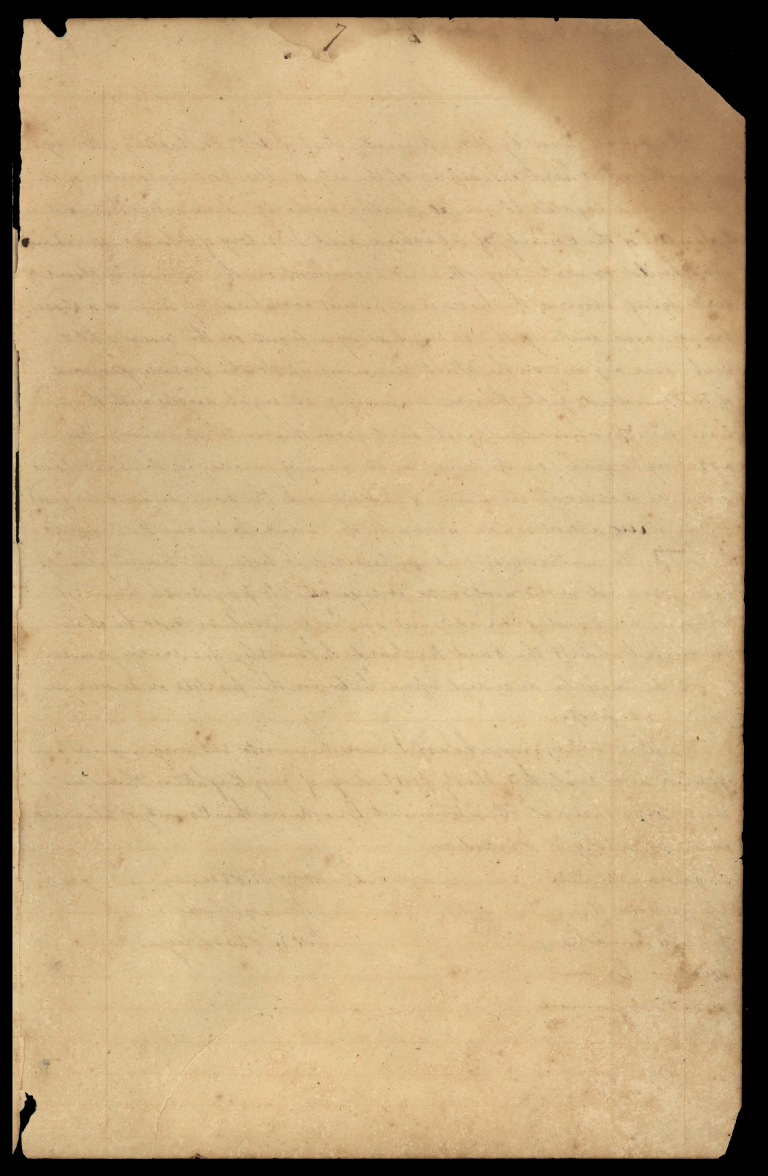
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Venow all men by these presents that & Augustus Steele of Sampa in the County of Hillsborough and Serritory of Morida, for and in consideration of the Sum of Three Hundred dollars to me in hand paid by Joseph Bury " and James Lynch before the sealing and delivery of these presents the receipt whereof I do hereby acknowledge, have bargainer, Sold, remised, released, and forever quit claimed, and by these presents do bargain, sell, remise, release, and forever quit chain, unto the said Joseph Burs grand James Syrich, all that truet, parcel, or lot of land situated lying and being on the eastern side of the Hillsborough river, and within the village or place or village usually known as Tampa, bounded as follows, to wit, beginning at an oak tree marked as surveyed at the South East corner of said lot, and near the United States Military Hospital, and running horth twenty seven degrees and fifteen minutes west, Iwo Chains and forty six links thence west hventy five degrees and fifteen minutes South Hour Chains and five links, thence South twenty seven degrees of fifteen minutes bast, Iwo chains and forty six links, leaving thereby the space of forty feet or thereabouts between the last named line, and the river aforesaid, to be used as a public Street; there in a Straight line to the aforesaid marked tree or Starting place, taking in and including the store house of the aforesaid Burr & Lynch and making of the aforesaids measured and described premises, one acre . - from which said were there shall be reserved and allowed by the aforesaid poseple Burr fred fames Lynch, the space of Sixteen feet in width through the said lot, to run parallel with the afore said forty foot street reserved along the bank of the river, to be used as a public lane or alley which said have or alley shall commence at such points or place

B. J. cavega

augustus Stelle





Anow all men by these presents that I ham B. Hackley attorney in fact for Richard & Hackbey of the city of New York by virtue of the authority deligated to me do hereby authorize and agree that william I Sanders of the county of blackna and Territory of Istorida merchan shall knild or make any other improvement on the lot now enclosed and lying around the houses at present occupied by him as a store brown and dwelling the same having a front on the river of 200 feet and a front on the street surning up to the parade ground of two hundred felt thence running at sight angles with the said Last line two hindred feet and from there to the river he agreing to pay for the same such sum of money as the said land may be worth at the time of payment the said sum to be fixed on by these disinterested men - he the Said William I. Sandess being fully authorized and empowered to hold the same free of and ground must until he is requisted to pay such sum of money for said ground and on his refusal so to do he shall become liable to the said Richard S. Hackley for such grown rent as may be decided upon between the parties or as my be just and proper In testimony whereof I have hereunto set my name and

Intestimony whereof I have hereunto set my name and officed my seal this thirty first day of July Eighten Shundred and Thirty three at Cantonment Brook in the County of Blackua and herritory of Florida

Signedam Scaler (signed) Nom R. Hackley 3

Signed and Sicoler in presence of James St. Bandolph William Bunce

J.B. Benjamin

Mone M. Slackley attorney for Bred. Flackley

Fort Brooke Hlorida Sept. 23: 1837_ It is hereby a greed to by the undersigned now composing the firm of Bur & Lynch to dipoloe copartnership and that one of the partners make unto the other a proposition to buy from, or sell to the other all his share and interest belonging to their jointly-consisting of their Stock of goods and real estate at Soupa Boy also the money belonging to the firm and in the hands of James Lynch & the Schooner alexander and debts due Burs & Lynch. I Joseph Brier go will bry from or sell to James Sagnet all my right and title to the above named prop. erty belonging to Burt Lynch for the sum of eight thousand dollars the purchaser to pay all debts owing in Philadelpia and its vicinity, hands and security to be given by the purchaser for the fulfillment of the above contract. If either person should find whom a careful examination that either partner should have more capital in the firm than the other the same shall be made equal by the other party paying such sum as will make them in every respect equal. The security to be given may be a him and mortgage on the real extate and merchandise con-- veged - provided the seller may not be satisfied with such other security as may be offered him. It is also made part of this agreement that Joseph Burn for binds and holds himself accountable unto James Lynch, provided the sain James Lynch becomes the purchases, for all the monies whier have been sent or paid over to his father or brothers by Burs & Synch or others for them and which may not have been appropriated to the use and herefit of the sain firm. In explanation of the above it may be proper to remark that by the above property is meant all the

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or claimed by the undersigned doing business under the style of Burn & Lynch & all their book accounts without exceptions of all other property or claims of whatever nature provided that no property belonging to and in possession of either party be considered as belonging to the firm. Before signing this it should be stated that Joseph Burn gis bill of dry good will in case of a sale under this article be considered as included in this transfer and also that James Lynch shall pay all debts contracted by him for the firm in New Orleans and the purchaser under this agreement shall be down to pay all debts due by the firm in Shiladelphia within six months from this date

On the condition of the above agreement of hereby furchase the above property

After rigning the foregoing agreement it is also provided of made a part of this contract that Joseph Burr Jim. aforesaid shall furnish the aforesaid fames Lynch with all the delts due by or demands against the late firm of Burr & Lynch and that such amounts of said delts so due by the said firm of Burr & Lynch as shall not be furnished within the time of his agent or agents at Dampa shall be harred from payment provided that the said formishing shall not be required at any other place than at Jampa.

Augustus Steele Alijah Babbiadge (Signed) Joseph Burs fin.

Been Sept. 25. 1837 of James Synch the full sum of Eight Thousand dollars in compliance with an agreement by which I transfer to him all my right and interest in all the property which belonged to the late firm of Bur & Synch Synch (signed) frishBurgh Nnow all wien by these presents that I forephosons Junior Late of the city of Philadelphia now of Jampan in the county of Hillsborough and Irritory of Alorida for and in consideration of the sum of Low thousand and fine hundred Dollars to me in hand haid by James Lynch of the carrity and herritory afore said before the sealing and delivery of these presents the receipt whereof of do hereby acknowledge have bargained sold remised released our forever quit a laim and by these presents do bas gain sell remise release and forever guit claim unto the said fames Lynch all my interest in and all my right and title to that track parcel or fot of fand situated bying and being on the Eastern Side of the Hillsborough river and within the willage or place usually known as Lampa bounded as follows to wit beginning at an oak the marked as surreyed at the Southeast corner of said lot and near the United States Military Haspital and running both twenty seven degrees and fifteen min-- utes west how chains and forty six hinks there west twenty five degrees and fiften South Hour chains and fixe hinks Thence South Iwenty soundegrees and fifteen minutes East I wo chains and forty six binks leaving thereby the space of forty feet or thereabouts between the fast named line and the river aforesaid to be used as a public Street;

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there in a straight live to the aforesaid marked tree or starting place taking in and incheding the store house lately occupied by the firm of Burn & Lynch and making of the afreduid measured and described premises. One live, From which said here there is to be reserved and allowed by the aforesaid fames Lynch the space of sixtum feet in width through the said lot To be used as a public fame or alleg as reserved and described in the deed given by lingustres Steels conveying the aforesaid premises to Joseph Burr juinos and and James Lynch and bearing date the twenty eighth day of fully Eighteen Thursdred and Thirty Sween To gether with all and singular the hereditaments and appreciations therewant o appetiaining; and I do hereby defend and worrant the said bargained fremises anto the said fames Lynch his heirs executors and or may be brought against him a thing kickerd of Hackby of New york or by any other person or person who shall or may lay claim to the said principes in right of the grant of the duke of alagan made to the Said Richard & Hackley on the wenty winth day of May bighteen Strindred and minetion and also equinit any claim of prescription which shall or may be brought against said princises by Robert & Hackly The words or them interline & In witness whereof I have hereuncto before signing of also the? Inberiled my name and office word "thousand & fine" my seal this twenty sigth day of Selve In presence of Eighteen Hundred & thirty Swin (Signe) Joseph Bun gr Souls lugustus Stile Aligan Babliadge

An our all men by thise presents that I fasephlown for of the country of Willsborough and Lerrotory of plorida and late of the city of Johiladelphia, for and in consider ation of the sum of Swenty five Shoundered Bollars of law ful money of the United States to me in hand well and truly paid at or before the scaling or delivery of these presents by Jaines Lynch of the County and Territory oforesaid, the receipt whereof is hereby acknowledge -ed, Have granted and by these presents do grant, har. goin, sell, afrign, transfer and set over unto the said James Lynch his executors, administrators and ofsigns forever on half fall that good ship or vefel called the ble xander of the burden of Sixty nine 2 th tous or there about now lying in the post of Jampa, East plosida to gether with all and singular her masts, yards sails, reggings, anchors, cables, hours, tackles apparel and appear tinances. Which said vefel is enroled in the poty of Johiladelphia in the words following, to wit: 80.117

Enrodment in conformity to an act of longress of the Monited States of america entitled who act for entroling and licensing this or respels to be employed in the coasting trade and fisheries and for regulating the same, for the Bross on of the city of philodelphia and State of permaylvania having taken or subsend the Roth required by the said act, and having worn that he the said for the Burs of together with some fynch of said city are citizens of the United States sole owners of the ship or repel catter the alexander of philodelphia, whereof being the Bubbiadge is at present and as he hath mornise citizen of the United States, and that the said this or respel was built at Chew Landing

in the State of New Jersey in the year Eighteen Shindred thirty five The former Enrolm No. 112 if ned at Johil. axelphia 25 July 1835 Surrendered New Owners and said puroliment having certified that the said ship or refsel has one deck and two masts and that her length is sixty eight fut her break twenty feet &) 10th her depth five feet and) with and that she measures sixty mine and goth tons; that The is a schooner has no gallories a square sterne and head; and the Said Joseph Burr gr having agreed to the description and admeasurement about specified, and sufficient security having hem given according to the si Get, the said Schooner has hun duly inrolled at the port of Johnadelphia Given under our hands and seal at the port of philodelphia this twenty Sixth day of buguest in the year One thow. To have and to hold the Said Schooner, and all other the above bargained premises unto the said James Lynch his executors administrators and afrigues forever. And The said Joseph Burr go for myself and heirs executors and admin + istrators to hereby coverant and agreet with the said forces I youth his executors administrators and offigns that at the execution of these presents I the Said Joseph Burr gr. am the (or a) truet and lawful owner of a moiety or one undivided haff of the said refeel called the Alexander and apportunences and that I now have full right to sell and dis pose of the same fred from and chared of all incumbrances claims or demands In witness where of I have hereunto set my hand and had and had and the day of Beptember in the year of Lord one thousand med half of interlight on seals and delivered in presence of any first some first page & four ligning are ball aligable Burs gar had

Know all men by this presents that I augustus Steele glang Attorney in fact for Noilliam I Sanders late of Jainhas in the Country of Hillsh orangh and Territory of Feloreda for an in consideration of the Sum of Shirteen Shindred bollars to my in hand paid before the sealing and delivery of these present by Donald Braser Stendy Lindsey and John Mourroe the receipt whereof is hereby acknowledged have bargained sold remised released and quit claimed and by these presents do bargain sell remise seleare and for ever quit elaine unto the said borrato Brasing Henry Amolsey and John Munroes their heirs and assigns all the right title interest claim and demand both at faw and in equity and as will in possession as in expectancy of the said willow I Same -ders of in and to, all that certain tract or parcel of land situated in the County of Phillsborough and bounded and desert which as follows commencing at a point about ten chains west of the mouth or entrance of a she or branch making into the billshorough river nearly opposite dort Brooks on the well tide of fait river and about forty five chains west of Daid Hillshorough river marked by a pile of stones, thence Month Thirty one degrees west Juclue chains thirty links to a stake, Jai him passing near the said river a large pine the marked from said States north fifty two degrees and five minutes East eight chains swenty four links to the eastern bank of said she or branch - thence north forty two degrees east Juenty four chains fifty links, through two pine trees marked, to a pine tree thence storts Seventy three degrees fifteen minutes east thirteen chains winety hints through a stake to the Hillshorough river at a point marked by a stake, there as outhwardly and westwardly along build niver as far as low water mark to the place of higining containing fifty eight acres, one road and thirty eight purches

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and also as above and included in the beforementioned consideration of Thirteen hundred dollars all that tract of and
surrounded by water, situated in the castern arm of Jangue a
bay in the county oforesaids about a mile and a half our
thereabout Southward of the month of the Hillsboroup river,
being the second Island from the main land south worldly
of the town of Janupa and known as Rabbit Island be the
contents thereof more or left, together with all and singular
the rights priveleges and appartenenses belonging or in
any apparlaining to each and every of the said describe

In lestimony whereof I have hereinto bet my hand and seal the day and year above written.

In presence of (signed) lollfaming. Sanders by his attorney form & Thilly's fingustus Steeker (Recordathe foregoing deed 4th December 1837)

Anow all men by these presents that I william I Sanders of Hillsborough & winty, Livitory of blorida have made, anthorised nominated and appointed, and by their presents do make authorise mominate and appoint any attorney for me, and in my name and to my use to enter into and take possession of all thore lands on the bust side of Hillsborough river purchase of Richard I. Hoakley and also the Island in the Bay called "Rabbit Island" purch sond also of Richard S. Haskley together with all the hieldings and all other improve.

I agree to give him fifty per annum commencing from date, and, also for me and in my name to grant, has and sell the same bands, terements and hereditaments, and all such rights, title, interest, claim, and demand both in law and in equity as I may have in the same for the Sum of Thirteen hundred dollars cath, and, for me, and in my name to make execute and deliver good and sufficient deeds and convey ances for the same and every part thereof as for as my title extends to the said lands It is further understood that the main land and Island should be sold together and not divided, In witness where of I have hereinto set my hand and affix sed my seal this I 7th day of Watoher 1887-Naitrep (Signed) Noilliam I. Sanders Benjanin

to all whom their presents shall come - Treeting Her one ye, I John Hungerford owner and proprietor of the Stoop Caroline of the burden of Eight and seventy eight 95th tons or thereabouts, for and in consideration of the sum of three hundred to clars lawful money of the United States of america to me in hand paid before the sealing and delivery of their presents by James Lynch the receipt whereof I do hereby acknowledge and our therewith fully satisfied, contented and paid; have basgained and sold, and by these presents doth bargain and soll unto the said fames Lynch his heirs, executors, administrators and assigns the hull of the said stoop or vifsel, together with the mast, bow sprit, sails, anchors, cables and all other neceparies thereunto apportaining and belonging the certificate of the enrolment of which said Hoop or repel is as follows: to xwit; No. 2 Two In pursuance of an act of the Congress of the United States. of america entitled if in act concerning the rigistering and recording of ships and vefsels, John Hungerford of St. Masso storida, having taken or subscribed the Oath required by the said actions having sworn that he is a citizen of the brite States and the only owner of the Thip or vefel called the Caro-- line of saint Marks whereof I. Hungerfore is at present Marter and a citizen of the United States, and that the said ship or repel was huilt at Key west Florida in the year 1833 as apprais by a certificate of Curolinent ifued at Magnolia 16th Sept 1834 No 1 now surrendered property being chamged. and the Sand Enrolment having certified that the said ship or repel has one deak and one mast and that her length is twenty seven feet four inches her breadth

is nine feet her defath is four feet three inches and

that the measures Eight and Sevents eight 95th tons, that She is a Shorp, has no galleries and a hillet head. and the sa John Hungerford having a greed to the description and adme as we ment above. Specified, and sufficient sec ty having been given, according to the said act, the sai Sho of Earoline has been duly registered at the port of Magnolia. Fiven under my hand and seal at the part of Magnotion this 24th, day of Nove in the year one Thousand eight hundred and thirty sweet (Signed) Ambrose Grave Gollt. To have and to hold the said shoop Caroline and appurtenan ers thereunto belonging, unto him the said fames by nich his heirs executors administrators and assigns to the sole and proper we, benefit and behoof of him the said fames Lynch his hirs executors and afrigns forever. and I the Said John Thingerford have and by this presents do promise commant and agree for myself my hiers executors in ad ministrators to and with the said James Lynch his hei executors and assigns to warrant and defind the said stoop a of the other before mentioned apportenances, against all and every person and persons lawfully chaining the same, In testimony whereof I the said John Hungerford have hereunto set my hand and Seal this twenty minth of November in the year one thousand eight hundred and thirty Seam The word enrolment (igned) fohndlungerford James Lynch interfined before signing Scaled and delivered in presince of augustus Stiele Britter b. Chamberlain

Fraser and others to Bartholomen Tole Know all men by these present that we Donald France Henry Lindsey and John Manroe by his attorney Donald France of Tampa for and in consideration of the rum of Sixty Dollars to us in hand paid by Bar tholomen Tale the rescipt whereof is here by acknow ledged have remised released and quit claimed and by there present do genine release and quit claim unto the said Bartholomen Tale his heirs and arright forever all those parcels or lots of land situated near the mouth and on the West ride of the obcill borough river in the Country of Hillsborough and Territory of Florida and in the place or village called Tampa City known and designated on the plan and plat of raid Tampa City as numbers Thirty nine (39) and forty (40) and contained with within the following boundaries be the rame more or len to wit. Bounded on the east by the Mills borough River on the routh by lot number thirty eight, on the West by Mundoe Street and on the north by lot number forty one (41) To have and to hold the raid bargained premises toge ther with all the privileges and appurtenances thereunto belongin unto him the raid Bartholomew Tale his heirs and arigns forever. In witness Where of we have here unto set 3 our hands and reals this Twenty Seventh day of March Eighteen hundred and thirty Eight Tigned Fealed and Delivered in Donald Fraser presence of

Manuel Olivella

A. Giraldo

Donald Fraser
Henry Lindsey
Tohn Mun role by
his attorney
Sonald Frased

Territory of Florida 3 Hills borough County 3 This day personally the within named Donald Fraser Henry Lindsey and John Munroe by his attorney Donald Frances who acknowledged the within instrument of writing Signed with their names to be their own act for the purposes therein Specified Before me this ? By the day of March? Donald Frazer Henry Lindses Augustus Steele John Munroe Notary Public by his attorney Donald Frased

to be to the said banging que an

to him the him of

of the Homen of the Shirt States and in seal avedenceded think have of all word who what are new town to remember in a server on Emperence wester the mouth on entained there will no on andthe in to the thill borowath niver hair in stace tender the someont in said and in white the well about harry for who had twill for with miles your heat layer in i welcastitle and and with holly shain there with the to any courter med min I ware present of none in some it compare Base the the neverthe do in the conculouts souther

Know all men by these present that whereard John Monroe of the army of the Unitet States am seized and in possession of One undivided third part of all that tract or parcel of land intracted in the Country of Hills borough and bounded and described as follows to wit commencing at a point about ten chains west of the mouth or entrance of a Slue or branch makin in to the Hillsborough river nearly opposite Fort Brooke on the opposite ride of said river and about forty five chains west of raid Hillsborough river marked by a gile of stones then ce north thirty one degrees west Twelve chains thirty links to a Stake said line paring (near the said river) a large pine tree marked from raid stake north fifty two degrees five nimutes east eight cha ins and deventy four links to the exstern bank of said vivex Hue or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked, to a pine tree, thence north reventy three degrees fifteen minutes east thislen chains ninety links through a Stake- there Forth to the Hillsborough viver at a point marked by a stake thence Southwartly and westwardly along raid river as far as low water mark to the place of biginning containing fifty Eight dever one road and thirty eight perches. and also one undivided their part of all that tract or parcel of land Surrounded by water retuated in the eastern arm of Tampux Bougin the country offore raid a bout a mile and a half or thereabouts Southward of the mouth of the Hills borough river being the recond Irand from the main land Southwardly of the town of Tampa and known as Rabbit Fland bethe contents thereof more or less - Know ye that I the raid John Monroe have made constituted and appoint Major Donald Fraser of the army of the United States my true and lawfiel attorney forme and in my

name and in conjunction with the raid Donald Fraser and Henry Lindsey as owners of the other two undivided third parts of the raid two tracts of land or cities of them before described to have let sell ordenise the said two tracts of land or either of them to such person or persons and for such term or number of years and at and under such yearly and other vents as he may raid attorney and the owners afore raid shall thing fit. Or otherwise to sell and dispose grant and convey the same and all my right title and interest therein for such price or rum of money and to ruch person or persons as he my raid attorney and the owners a fore said shall think fit and right. Und also forms and in my name to real nign and deliver ruch deads and conveyances for the vale thereof or any part thereof with ruch clauses covenant and agreements to betherein con tained army raid attorney and the two owners afore raid shall deem fit and expedient. Hereby ratifying and confirming all that my raid altorney may or shall law fully do in the premieres - In testimone, Where of I have herecento set my hand and Seal this twenty third day of November Eighteen hundred and thirty reven

Tigned Sealed and delivered in presence of John Munrol

M. O Healy John Sullivan

France and other to Thomas I. Hagin

Know all men by there present that we Donald Frager Henry Linds ey and John Munros by his attorney Donald Frase of Tampa for and in consideration of the rum of rixty Hollars to us in hand paid by Thomas I. Hagin the receipt where of is hereby acknowledge have remised reseased an quit clas m Unto the raid Thomas Thagin his hein and arings forever all that partiel or lot of land returted near the mouth and on the west ride of the Hillsborough River in the Country of Hillsborough and Territory of Florida and in the place or village called Tampa City and known and designated on the plan and plat of raid Tampa City as number forty one (41) bounded on the east by Hills borough River on the routh by lot humber Forty (40) on the west by Stephenson Street and on the north by Morris Street To have and to hold the raid bargained premises together with all the privaleges and appurtanences there cento belongin unto him the raid Thomas I Hagin his heir and anings sorging we have herecinto ret our hands and real this Twenty Seven day of March Eighteen hundred and theirty Eight Tigned Tealed and delivered Donald Frazer in presence of Henry Lindsey Manuel Olivella John Manroe A. Giraldo by his attorney

Donald Fraise

Territory of Florida ? Hills borough County } within Donald Fraser Henry Lindsey John Munroe by his attorney Donald Fraker who acknowledged the within instrument rigned with their mames to be their own act for the purposes therein specified. Donald Frances Before me March Henry Lindsey 2, 4th 1838 Augustus Steele John Munro &

Notary Public

by his attorney Donald Frank

Know all men by these present that wherear I John Municol of the army of the United States am reized and in porserrion of One undivided third part of all that tract or parcel of land retrated in the Country of Hillsborough and bounded and described as follows to wit comencing at a point about ten chains west of the mouth or entran ce of a rue or branch making into the Hillsborough viver near by opposite Fort Brooks on the opposite ride of said river and and about forty five chains west of raid Hillsborough rever marked by a pile of stones thence north thirty one degrees west twelve chains thirty links to a stake, raid line paring (near the raid river) a large pine tree marked from raid stake north fifty two degrees five minutes east eigth chains and reventy four links to the eastern bank of said Slace or branch, thence north forty two degrees east liventy four chains fifty links through two pine trees marked; to

a pine tree, thence north reventy three degrees lifteen minutes east thisteen chains ninety links through a take the Tillsborough river at a point marked by a stable thence southwardly and westwardly along raid viver as fair as low owater mark to the place of be ginning containning fifty Eight Ucres one roodand thirty eight perches. And also one undivided third part of all that truct or parcel of land runrouded by water returned in the eastern arm of Tampa Bay in the County oforeraid about a mile and a half or there about Southward of the mouth of the Hillsbowough river being the record Irland from the maine land Touthwardly of the town of Tampa and known as Ra blit Irland. be the contents thereof move or less. Know ye that the raid John Murrol have made cons tituted and appointed and by there present domake constitute and appoint Major Donald France of the Olvery of the United State, my true and lawful attorney for the and in my name and in conjunction with the raid Donald Frases and Houry Lindsey as owners of the other two undivided third part of the raid two stracts of land before discribed to have let sell or dimine the the raid two tracts of land or either of them tu ruch person or persons and for such term or number of years and at and under luch yearly and other rents as he may raid altorney and the owner aforraid shall think fet. Or other wire to rell and dispose grant and convey the rame and all my right title and interest therein for such price or sum of money and to such herson or persons as he my raid attorney and the owners a fore raid whall think lit and right

Und also forme and in my name to real jigh and deliver such Leeds and conveyances for the rale thereof or any thereof with ruch clauses covenants and agreements to be therein contained as my said attorney and the two owners aforeraid shall deem fit and expedient. Hereby ratifacying and confirming all that my raid attorney may or shall lawfully do in the premises. In testimony Whereaf I have herebuto set my hand and real this Twenty third day of crovember Eighteen hundred and Thirty reven.

Tigned Sealed and delivered Voluntoe

in presence of M. O Healy John Sullivan

Fraser and others to Antonio Cartillo

Row all men by there present that we Donald France Hernry Lindsey and John Munsol by his attornery Bonald France of Fampa for and in consideration of the num of One hundred and Twenty Dollars to win hand paid by Antonio Castillo the receipt rehereof is hereby asknowledged have remised releases and quit claimed and by these present to remise releases and quit claim unto the raid Untonio Castillo his hein and anings for ever All those two parcels or tots of land attacted near the mouth and on the western side of the Hills borough niver in the Country of Hills borough and Territory of Horido and in the place or village called Tampa City as numbered and designated on the plan and plat

29 of raid Tampa City embraced within the following boundaries and containing more or len. To wit Lot number Twenty 11x (26) bounded easterly by raid Hills borough River Southerly by lot number (25) twenty five Westerly by Munroe Street and Notherly by Brant Street. Lot number Twenty four (24) bounded existerly on raid Hillsborough River Southerly on lot number twenty three (23) westerly on Munroe Street and notherly on lot number Twenty five. To have and to hold raid bargained premises together with all the privileges and apprentenances therento belonging unto him the raid antonio Castillo his hein and aningns forever. In witness where of we have here cento set our hands and reals this Thirtieth day of March Eighteen handred and Thirty Eigth. Signed Pealed & Lelinered Annald Fraser in presence of Henry Lindsey. Augustus Steele John Munros Manuel Olivella by his attorney Donald France Territory of Florida? Hills borough County? This day personally came Do nald Fraser Henry Lindsey and John Munroe by his attorney Donald Fraser who acknowledged the within instrument of writing to be their own act for the purposes therein Thecified. Before me this Day March Donald France Henry Lindser 30th 1838 John Munroe by his attorney Donald France Augustus Iteele Notary Public

Honow all men by these present that whereas I John Munroe of the army of the United States am feined and in porression of One undivided third part of all that tract or parcel of land rituated in the County of Hillsborough and bounded and described as follows to wit comencing at a point about ten chains west of the mouth or entrance of a Slue or branch makin into the Hillsborough River nearly opposite Fort Brooke on the opposite ride of raid river and about forty five chains west of raid Hillsboro eigh river marked by a pile of Stones thence North thirty one degrees west Twelve Chains thirty links to a stake, raid line parring near the river) a large pine tree marked from said stake north fifty two degrees five minutes east eight chains and reventy four links to the eastern bank of raid Ilue or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked, to a pine tree thence north reventy three degrees fifteen mi nutes east thirteen chains ninety links through a stake to the Hellsborough river at a point marked by a Stake - thence Southwardly and westwardly along raid river as far as low water mark to the place of begining containing fifty Eight acres one rood and thirty eight percher. And also one undivided third part of all that tract or parcel of land Surrounded by water rituated in the eastern arm of Tampa Bayin the country aforeraid about a mile and a half or there abouts Southward of the mouth of the Hills borough river being the Second Is land from the main land South wordly of the town of Tampa and Known as Rabbit Island be the contents thereof more or less

Know ye that I the raid John Munroe have made insto tuted and appointed and by these present do make constitute and appoint Major Donald Fraiser of the Exerny of the United States my true and lawful attorney for me and in my name and in conjunction with the raid Do nald Fraser and Henry Lindsey as owners of the other two undived third parts of the raid two tracts of land before described to leave let sell or demise the raid two tracts of land or either of them to ruch penn or persons and for such term or number of years and at and under ruch yearly and other vents he my raid Attorney and the owners aforeraid shall think fit. Or other wire to sell and dispose, grant and convey the same and all my right title and interest therein for ruch price or rum of money and to ruch person or persons he my raid attorney and the owner afoveraid that thing lit and right. And also for me and in my name to real right and deliver such deeds and conveyances for the rale there of or any part thereof with ruch clauses coverants and agree into be therein contained as my raid allorney and the two owners aforeraid Thall deem fit and expidient Hereby ratifying and confirming all that my raid attorney may or shall lawfuly do in the premises.

In testimony Whereof I have herecento set my hand and Seal this twenty third day of Novelmber

Eighteen hundred and thirty reven

Rigned Sealed and delivered.

in presence of M. O. Hexley John Sullivan

John Munrox

3%, Fraser and other to Patrick Galbroith Know all men by these present that we Sanald Frases Henry Lindsey and John Munroe by his attorney Donald France of Tampa for and in consideration of the rain of Forty Dollars to us in hand paid by Patrick Galbraith the receipt whereof is hereby acknowledged howe remined realeased and guit claimed and by these present do remise realesed and guit claim esents the raid Patrick Galdrauth his hein and arigns forever all that certain parcel or lot of land retuated near the mouth and on the west ride of the river Hillsborough in the country of Hillsborough and Territory of Florida and in the place or village called Tampa City. Known and designated on the plan and plat of said Tampa City as number thirty one (31) and contained within the following boundaries be the rame more or less to wit - Bounded on the east by the Hills borough Diver on the routh by Brant Street on the West by Munroe Street and on the north by lot number thirty two (32). To have and to hold the raid bargained premises together with all the preveleges there unto belongen unto him the raid Patrick Galbraith his hein and arright for ever. In wither whereof we have here unto set our hands and and reals this twenty seventh day of March Eighteen hundred and Thirty Eight Ligned realed and delivered. Donald France in presence of Manuel Plivella Heiry Lindsey John Mungol A. Giraldo by his altorney

Donald Fraser

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Territory of Florida 3 Stills borough County

normed Donald France Benny Lindrey and Tohne Mumber by his attorney Donald France who acknowledged the within instrument of writing signed with there name to be there act for the purposes therein specified.

Before me this day Gonald France March 27. 1838

March 27. 1838

May Donald France John Munro & John Munro & John Munro & Lolmald France

Know all men by these present that whereas of John Manroe of the army of the United States an reized and in posenion of and undived third part of all that tract or parcel of land retreated in the County of Hills borough and bounded and described as follows to wit comencing at a point about ten Chains west of the of the mouth or antrance of a Plue or branch makinin to the Hillsborough vives nearly opposite Fort Brooke on the opposite side of said river and about forty five chains west of said Hillsborough river marked by a pile of stones thence north thinter one degrees west Twelve chains thirty links to a stake, raid line passing (near the raid over) a large pine tree marked from raid stake north fifty two degrees five minutes east eight chains and reventy four links to the eastern bank of raid Ilue or branch thence north forty two degrees east twenty four chains fifty links though two pine trees marked, to a pine tree thence north

seventy three degrees fifteen minister east thirteen chains ninety links through a stake to the billsborough vivor at a point marked by a stake- thence routhwardly and westwardly along said river as far as low water mark to the place of begining containing lifty eight acres me road and thirty eight perches. Und also one undived third part of all that brast or parcel of land Surrounded by water rituated in the eastern arm of Tampa Bay in the Country afore raid about a mile and analy or there abouts South around of the mouth of the Flillsborough river being the record Island from the mainland Southwardly of the town of Jampa and known as Rabbit Viland be the contents thereof more or len. Know we that I the raid John Munroe have made constituted and appointed and by these present do make constitute and appoint Major Donald Frases of the drong of the United States my true and lawful attorney for one and in my name and in conjunction with the sold Donald Frates and Henry Lindsly as owners of the other two undivided third parts of the raid two tracts of land before described to leave let rell or demise the raid two tracts of land or either of them to ruch person or persons and for such term or number of years and at and under such exearly and other rents as he my raid attorney and the owners afore raid shall think fit. Or other wife to sell and dispose grant and convey the same and all my right title and interest therein for such price or rum of money and to ruch person or of persons ashe my raid attorney and the owner afore raid shall think fit and right. And also for me and in my name to real right and deliver such deeds and conveyances for the sale

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thereof or any part there of with ruch clauses covenants and agreements to be therein contained as my raid attorney and the two owners afore raid shall deem fit and expedient. Hereby vatifying and confirming all that my raid attorney may or shall lawfully do in the pressures. In testimony where of I have hereanto set my hand and real this swenty third day of November Eighteen hundred and thirty seven

Signed Sealed and delivered in presence of M. O. Healy

John Sullivan

John Minros

Know all men by these presents thateve Donald Fraser Henry Lindsey and John Mungos by his attorney Donald France of Fampa for and in consideration of the sam of Thirty othree Dollars to us in hand paid by Julia ann France and Julia Una Randolph the receipt whereof is here by acknowledged have remised and released and guit claimed and by these presents do remise release and quit Claim unto the said Julia Unotanes and Julia Una Randolph their kein and Dersong for ever. All that certain parcel or lot of land rituated near the mouth and on the west side of the Hillsborough River in the Lounty of Hillsborough and Territory of Florida and in the place or Village Called Tamgia City bounded as follows and contain ing more orlen. To wit Bounded easterly by the raid Hillsborough River Southerly by the South western boan dary line of raid Jamha City Westerly by Lindsey

Street notherly by lot numbe Fix (6) and Known and designated on the plan and plat of raid Tampa City as number live (5). To have and to hold the raid tapase bargained premises together with all the pointilizes and apparentenances there unto belongin unto the raid Julia France and Julia Una Randolph their heirs and arigns forever. In witness whereof we have her eunto Set our hands and reals this first day of Upril Cighteen hundred and thirty eight.

in presence of John C. Carry Manuel Olivell

Honald Fraser
Henry Lindsey
John Munroe
by his attorney
Donald Fraser

Donald Fraser

This day personally came Donald Fraser Henry Lindsey and John Munro e by his attorney Donald Fraser who reknow bedged the within instrument of writing to be their own act for the pur poser therein Specified Donald Fraser April 1st 1896 Henry Lindsey Henry Lindsey United Stary Public Sephia Uttorney

Know all men by these present that whereas I John Munroe of the army of the United States am reized and in possession one undivided third part of all that the or parcel of land rituated in the County of tills borough and bounded and described as follows towit comencing at a point about ten chains west of the mouth or entrance of a Slue or branch making into the Hills borough river nearly opposite Jost Brooke on the opposite ride of raid river and about forty five chains west of said Hillsborough river marked by a pill of stones thence north thirty one degrees west Twelve chains thirty links to a stake, raid line parring (near the raid river) a large fine tree marked - from raid stake north fifty two degrees five menutes east eight chains and revente, four links to the eastern bank of raid Slue ord branch thence north forty two degrees exast twenty four chains fifty links through two pine trees marked, to a give tree theree north reventy three degrees fifteen minutes east thirteen chains nimety links throug a stake to the Hillsboroug river at point marked by a stake thence Southwardly & west wardly along side raid viver as far as low water mark to the place of beginning containing lifty Eight also one undivided third part of all that tract or parcel of land Surrounded by water rituated in the eastern arm of Tampa Boy in the Country afore raid about a mile and a half or there abouts Southward of the mouth of the Hillsboroug river being the record orland from the main land South wardly of the town of Tampa and known is Robbit Fland be the contents thereof more or less Know ye that I the said John Munroe how made constituted and appointed and by these present do male constitute and appoint Major Donald Fraser of the army of the United States my true and bruful attorney for me and in my name and in conjunction with the raid Donald Frazer and Henry Lindsey as owners of the other two undivided third parts of the said two tracts of lound or with before described to leave let sell or demine the said two tracts of land or either of them to ruch person or persons and for such term or number of years and at and under such yearly and other rents as he my raid attorney and the owners aforeraid shall think fit. Or otherwise to sell and dispose grants convey the same and all my right title and interest therein for such price or rum of money and to such person or persons as he my raid attorney and the owner aforeraid shall think fitter right. And also for me and in my name to real rign and deliver ruch deeds and conveyances for the rale thereof or any part thereof with ruch clauses covenants and abjecements to be therein contained as my raid attorney and the two owners aforeraid shall deem fit and expedient. Here by ratifying and confirming all that my raid attorney may or shall lawfuly do in the premises. In testimony Whereof I have hereunto set my hand and real this twenty third day of November Eighteenhundred and thirty reven. Signed realed & delivered impresence John Manyoe of M. O. Healy. John Sullivan

Fraser and Others to Capt W. W. Morris

Know all men by these present that we Donald Fraser obenny Lindsey and John Munros by his attorney Donald Frances of Fampa for and in consideration of the sum of One hundred and ten dollars to as paid in hand paid by Captain William W. Morris the receipt whereof is hereby acknowledged have remised realeased and quit claim and by these present do remise realers and quit claim unto the raid William W. Morris his heers and assigns for ever all those certain par cels or lots of land returated near the mouth and on the western ride of Hillsboroug river in the County of Hellsboroughand Territory of Florida and in the place or village called Jampa City as mum-bered and designated in the plan and plat of raid Tampa City and embraced within the follo wing boundaries. To wit humber thirty five (35) therty 10x(36) thirty reven (37) and a fractional lot adjoining the aforeraid lot humber thirty reven and on the same block - the raid lots bounded on the east by the Fills borough River on the South by Delaprerre Street on the west and north west by the line forming the Western or northwestern boundary of raid Tampa City agreeable to the plan aforeraid and on the north east by Stephinson Street.

Lot number forty three (43) bounded on the east by the Hills borough river South on lot humber forty two (42) West or northwestern boundary of raid Tompa City as aforeraid and north on lot humber forty four/44)

Lot number twenty three (23)

bounded on the east by the Hillsborough River Jouth on Randolph Street and a public Iguare west or northwest on Mungoe Street and north on lot num ber twenty four (24) The whole as aforesaid con taining more or less, To have and to hold the raid bargained premises together with all the privileges and appurte nances thereunto beloging unto the , aid William W. Morris his hein and arright for ever In witness Where of we have here anto ret our hands and Isals this twenty eighth day of March Eighteen hundred and thirty Eight Ligared realed and delivered Tonald Fraser in presence of. John C. Carrey Henry Lindsey John Munro Manuel Olivella by his attorney Donald France The foregoing lots with the exception of the fractioned one are One hundred feet broad Witness Donald France Augustus Steele Monuel Olivella John Munoral by his attorney Donald France Henry Lindsey

Territory of Florida?
Hillsboroagh County?
This day personally came
the within normed Donald Fraser Henry Lind.
vey and John Munroe by his attorney Donald

Francer who acknowledged the within intrument of writing to be there act for the purposes therein Specified.

Before me this day Donald Francer March 28th 1838

March 28th 1838 Augustus Steele Notary Public Donald Fraser Henry Lindsey Ishn Munroe by his Attorney Donald Fraser

This twenty four day of April Eighteen hundred and Thirty Eight I Donald France We enry Lindsey John Munroe by his attorney Donald France have dephosited in my Office a platt or map of fifty eight dover of land on the West ride of Mills boroagh River and nominated on the Man Jampa City

The second the second the second seco

Language of Carrier of the Same of the Sam

Know all men by therepresent that whereas I. John Munroe of the United States am Seized and in ponenion of one undivided third part of all that track or parcel of land returated in the Country of Hills borough and bounded and described as follows to wit commencing at a point about On chains west of the mouth or entrance of a Slue or branch making into the Hillsborough river and what nearly opposite Fort Brooke on the opposite ride of raid river and about forty five Chains west of raid Hillsborough river marked by a pile of stones thence north thirty one degrees west Twelve chains thirty links to a stake said line paring (near the Said river) a large pine tree marked_ from raid stake north fifty two degrees five minutes east eight chains and reventy four links to the eastern bank of raid flue or branch thence north forty two degrees east twenty four chainsfifty links through two hine trees marked, to a fine tree thence north reventy three degrees fifteen minutes east thirteen chains nimety links through a stake to the Hillsborough river at a point marked by a stake thence Southwardly and westwardly along said river as far as low water mark to the place of beginning containing fifty Eight acres one road and thirty eight perches. Und also one undiveded third part of all that tract or parcel of land surrounded by water returated in the eastern arm of Tampa Bay in the County afore raid about a mile and half or there abourts Southward of the mouth of the Hills borough river being the record Foland from the main land southwardly of the Town of Tampa and known as Rabbit Island be the contents thereof move or less Know ye thate the raid John Mungoe have made constituted and appointed and by these present do make constitude and appoint Major Donald Frases

of the army of the United States my true and lawful attorney for me and in my name and in conjunction with the said Donald Fraser Henry Lindsey as owners of the other two undivided third parts of raid two tracts of land before described, to lease let rell or demise the raid two tracts of land or either of them to such person or persons and for such term or number of years and at and under such yearly and other vents as he my raid attorney and the owners aforesaid shall thing let Or otherwise to rell and despose grant and convey the same and all my right title and interest therein for such price or rum of money and to ruch person or persons as he my raid attorney and the owners aforeraid shall thing fit and right, and also for me and in my name to real Fign and deliver such deeds and conveyances for the Sale thereof or any part there of with ruch clauses covenants and agreements to be therein contained as my said attorney and the two owners aforeraid thall Ideem lit and expidient. Here by ratifying and confir ming all that my raid attorney may of shall lawfully do in the premises. In testimony Whereoft have hereunto set my hand and deal this twenty third day of November Eighteen hundred and Thirty Leven.

Tigned Sealed and ilelivered Tohn Munroe in presence of

M. O. Healy John Sullivan

France and others to Antonio Contallo Know all men by these present that We Donald Frases Henry Londsey and John Mungoe by his attorney Donald Fraser of Tampa, for an in consideration of the sum of Texty Dollars to us in hand paid by Antonio Cartillo the receipt whereof is hereby acknowledged, have remised released and quit claime and by there present to menise recease and quit Claim unto the raid antonio Castillo his hein and aright for ever. All that parcel or lot of land rituated near the mouth and on the western ride of the Hill borough Diver in the Country of Hillsborough and Territory of Horida and in the place or village called Tampa City as numbered and designated on the plan and plat of said Tampa City embraced within the following boundavies and containing more or less. Towit Lot number Twenty five (25) bounded easterly by raid Hills borough River Southerly by lot number (24) twenty four Westerly by Munroe Street and Notherly by Lot number Tulenty Six (26) To have and to hold raid bargained premises together with all privi leger and appurtanances there un to belongin unto him the raid antonio Castillo his hein and arrings for ever. In wither whereof we have hereunto get our hands and reals This Twenty Eight day of april Eighteen hundred and Thirty Eight. Signed Lealed & delivered Donald Francer in presence of Henry Lindses Tenonotien John Mountos Wm B Lovelace by his altorney Hanald Fraker

Territory of Florida & Shillsborough County)
This day personally came Do nald Fraser Henry Lindsley and and John Mus ged the within instrument of writing to be their own act for the purposentherein Inecipied Before me this day of April Manuel Olivella C. of. G. E.

Agency Sept 1s.th 1828

From the decision of the Chiefs of the Spalathi cola Towns and From the within writing is everident that the negro evoman Brose is the property of the Indian Sam Factor and the raid ajent Major Phagan will see that no person shall interfere with his rights.

Signed William P. Dewal

Cerritory of Hovida Upalachicola agency 15th June 1827 Whereas a dispute has been vaised concerning certain Negro Woman named Dora. We the under right theirs of the apalachicola Indias all know that the raid Rosa was the property of the Black Factor and that in his life time hegave the raid Rora to his Son Samuel Factor and that she has remained the property of said Samuel ever since and no person has put up any claim to her and if any other person has any claim to her it is einjust. John & Blunt Mulato Mark King tonten Justio & Haujo Witness present Econchattax Mico John Phagan Sub Emathla X Chel ajent Territory of Florida?

Territory of Florida? Personally appeared before me a Tastice of the peace for said county Tohn Phagan and being duly revorm deposeth that he row the within five Chiefs of the Apalachicola Indians make there mark and aknow ledged it as there act and deed and that he rigned the same as a evitness therefore Ishn Phagan to before me 30th December 1824

John G. Smith Justice P.

Upalachicola agency 4th of Tentember 1828 This day personally appeared before me Samuel Factor and crelly Factor and after been both examined pay that the negro evorian na med Bora is the property of Sam Factor and evelly rays the puts up no claim to her whatever Nelly & Factor Witness Tony & Proctor John Phagan Sub agent Florida Indians Territory of Floridas Jackson County Personally appeared before me adustice of the Peace for raid County John Phagan and being duly revorn deposeth that he raw Melly Factor make her mark and acknowledged it to be her act and dead and row Form Proctor make his mark as a witness and he also surbinited his name as evitness thereto. John Phagan Twoyn to & Subscribed to before me 10th December 1828 John G. Smith J. P.

Joseph Jorida?

Joseph Jorida?

Joseph Jorida?

Be it known to all persons whom

this may concern that I famuel Joic

tor being of a round mind and having a wife a

Black woman of colour and knewing that all men

has once to die I do grant and free my wife Rose her

entire freedom to enjoy all the Freehom and privileges

of the tribe of Indians to wich they are now living

with and also my Dowghter Jasah and my two

rons Billy and Daniel myself being a Indian of

the Chokoncher tribe of Indians. In testimony whereof

I have hereunto ret my hand this 24th day of May 1832

Walker Lie Perchaney 1. Ekeif Samuel & Factor mark
Hytiger & do 2nd do
Billy Lie do 3 od do
John Lie Walker do 4th do
mark

To all whom it may concern. Knowy ethete da muel Factor an Indian of the band on the Upala chicola River in the Territory of Florida in consideration of the love and affection wich I bear my wife Rose a Slave do by these present, manumit emanci pate and forever rether the raid Brosefree and the raid Famuel Factor do for divers good causes ma numit Emancipate and forever set free Sarah

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the Daughter of my said wife Billy the son of any raid wife Daniel and Pollidove the sons of the said Sarah with her luture increase hereby restoring each and all of said Slaves to the rights grivileges and immunities of free persons. In testimony Whered I have hereunto set my hand and Seal this 14 the February 1835.

Samuel & Factor

Done in presence of Stephen Richards Wiley Thompson U.S. Agt Hondians

Samuel Factor the son of an Indian called the Black Factor reports that a negro woman called Losey or Rosa taken by Eaptain Miller a half breed Indian at or near the Bay of Tampa and now on the road to the Ereek nation as prisoner is his wife and that she was given to him by his father and that after the death of his father this negro woman was claimed by his heir agreeably to the Indian laws and that he at that time paid the heir for his wife and two children William and Tarah

Signed M. Arbuckle

The Bearer of this wishin mentioned farther states that he and his wife was brought up by Eaptain William Miller and his party and that his wife and child was rold to Chilly Mc Intosh the raid Chilly Mc Intosh the raid Chilly Mc Intosh then agreed with Bearer that he should stong and work with him with the Salary of five Dollars per month which engagement the bearer faithfully fullfilled for four years without ever receiving one cent of remuneration for his labor which appear to him to amount to the sum of two hundred and forty dollars this in his Opinion is an additional claim on his wife and child to the pagement formally made as stated in the within document from Gol Arbuckle.

Tigned Samuel Factor

Bartholomen Tale to 51 James Ellis Know all men by these present that I Bartholomer Tale of Tampa for and in consideration of the rum of Sixty Dollars to me in hand paid by James Ellis the receipt whered is hereby acknowledged have remised released and quit claimed and by these presents do remise release and and quit claim unto the raid James Ellis his heirrand and assigns for ever. All that parcel of land or lot of land rituated near the mouth and on the west ride of the Hillsborough river in the County of Hillsborough and Territory of Florida and in the place or village called Tampa City known and designated on the plan and plat of raid Tampa City as number Thirty nine (39) and contained within the following boundaries be the rame more or less to wit. Bounded on the east by the Hillsborough River on the South by number Thirty Eight (38) on the west by Munroe Street and on the North by lot number (40) forty. To have and to hold the raid bargained premises together with all the priviliges and appartenances thereunto belonging unto him the raid Tames Ellis his heirs and arright for ever. In witness Whereof I have hereunto set my hand and Seal this Fourth day of May Eighteen hundred and Thirty Eight. Tigned Sealed & delivered Bartholomen Tole

in presence of

John Stone Thomas B. Elubb

Dallum & Hambough to Tames Lynch Know all onen by these presents that We I. B. Dollum I thillip G. Hambough Sutter for or to the 1st Regi ment W.S. Unfantry doing business under the stile and firm of Dallum & Hambough land now at Tampa or Fort Brooke Florida have this day in and for the consideration Sundry goods waves and merchandine together with a veriel Sundry Horres waggons & c un to as Conveyed and delivered by James Lynch Merchant of Jampa Florida amouting to the rum of twenty two thousand dollars or thereabouts barganed Told aliened and conveyed and by there presents do hereby bargain sell alien and convey to James Lynch aforeraid for the purpose of recurring to raid James Lynch the payement of twenty thousand nine hundred dollars (more or less) at the dates and in the maner Thecified in a certain agreement entered into by raid James Lynch of the one part and Dallum & Hambough of the other part bearing date the (5) fifth day of May 1838 and Sundry Bonds this day executed by Dallum and Hambough for 1900 Dollars each unto raid Lynch due in one, two, three, four, five, Six, Seven eight, nine. ten & eleven months from this date as specified on the face of the Bonds, one note to be given for goods expected to be brought from fort blinch payable in twelve months - the following property to wit. The Sloop or versel called the Caroline of sight and reventy eight ninety fifths tons, two waggons merchandine now in our possession, also the notes, Book accounts and rums arising from the sale of all or any part of such property or merchandize. Also all our claims and interest or the claim and interest of said Hambough in a certain Bond or obligation executed to raid Philiph G. Hambough and one Antioine Lectoir by John Cambell for

revoices vendered by them to raid Campbell in the settlement and adjustment of a claim against the Jacs and Foxtribe of Indians which Bond refers to certain articles of agreement now in the Department of War going to show the claims of raid John Campbell on the General Government for monies to be due and paid in accordance with a certain Treaty made by raid Government with the raid Jac, and Fox Indians which rum 10 due to said Campbell in therein and thereby transfered and made over to raid Hambough and Leclair and also appoints and empowers raid P. G Hambough as the attorney of raid Campbell for the Collection of the rame - which bear date the twenty Sixth of October eighteen hundred and Thirty reven. To have and to hold the above bargained and rold proper ty to the only proper use benefit and behoof of the raid James Lynch his hein and arrigns for the purpose afore raid forever. We the raid Dallum & Hambough do hereby bind ourself our hein and arright forever to warrant and defent to raid James Lynch all there right and claim and title to raid property against the claim or claims of all and every person Whatroever But if the raid Dallum & Hambough shall well and truly pay unto James Lynch aforeraid or his legal attorney the num or runs aforeraid due by them to raid Lynch and the reby liquidate there reveral bonds to him given on or before the time the same becomes due then this Deed of conveyance to be absolutely null and void, but if the raid Fallung Hambough shall fail 10 to do then this obliga tion to remain in full force and effect.

Witness P. Morison Donald Fraser Son testimony whereof we have hereunto set our hands and Sealthis Sixth day of May 1838

Dallum & Hambough Teal

Anow all men by these present that I antonio Eastillo of Jampa for and in consideration of the rum of Ninety Bollars to me in hand paid by acknowledged have the receipt whereaf is hereby acknowledged have remised reliensed and quit claim and by the presents do remise release and quit claim unto the said antonio Ganthales his heir and assigns for ever. All that parcel or lot and a half of Band rituated near the mouth and on the westore ricle of Hills boroug river in the Country of Florida and in the place or village called Tampa City known and designated on the plan and plat of said Jampa City

Bartaldomen Tale to James Ellis

Know all men by these presents that I Bartholom Tale of Tampa for and in consideration of the rum of Dollars to me in hand paid by James Ellis the receipt whereof is hereby acknowledged have remised released and guit claim and by these presents do remise release and quit claim forever. All that parcel or lot of land rituated near the mouth and on the evert ride of the Hills borough River in the Eventy of Hills borough and Territory of Florida and in the place or village called Tampa City known and denignated on the plan and man plat of raid Tampa City as number (40) forty and contained within the following boun davies be the same more or less to wit. Bounded on the east by the deills borough river on the South by lot number Thirty nine (39) on the west by Munroe Street and on the north by lot number forty one (41). To have and to hold the said bar gadrained premises together with all the privileges and appurtamances thereunto belonging unto him the raid James Ellis his heirs and assigns forever In evetness Whereof I have hereunto set my hand and I eal this Twenty nineth day of May Eighteen Lundred and Thirty Eight.

Fignest Lealed & delivered Bartholomen Tole in presence of

Manuel Olivella

Patrick Galbrouth to Gibson and Dunton Moro all men by there presents that I Patrick Galbraith of Tampa for and in consideration of the rum of thirteen dollars to me paid by William Gibron and thirteen dollars to me in hand paid by Daniel Dunton the veceight whereof is hereby acknowledged have remised released and quet claim unto the raid William gibron and Daniel Dunton their hein and arright forever all that certain parcel or two third parts of a lot of land retracted near the mouth and on the west ride of the river Hillsborough in the Country of Hillsborough and Territory of Florida and in the place or village called Tampa City as number Thirty One (31) known and designated on the plan and plat of raid Torreger City and contained within the following boundaries be the rame more or len to evit Bounded on the east by the Hillsborough river on the South by Brant Street on the event by Munroe Street and on the North by lot number Thirty two (32) in the proportion of one third unto the raid William Gibson and one third unto the raid Dancel Dunton. To have and to hold the raid bargained pre mires together with all the appurtenances therein to belonging unto them the said William Gibson and Daniel Dunton their heirs and assigns forever. In withers Whereof I have herecento set my hand and Seal this Thirtieth day of May Eighteen hundred and Thirty Eight Patrick Galbraith Tigned Fealed & delivered in presence of Manuel Olivella

Know all men by these present that Wherease John Monroe of the army of the United States am sured and in possession of one undiveded third part of all that tract or powcel of land rituated in the Country of Fills borough and bounded and described as follows to wit commencing at a point about ten chains west of the march or entrance of a Slue or branch making into the Hillsborough river nearly opposite Fort Brask on the opposite ride of Said river and about forty five chains west of said Hillsborough river marked by a pile of stones thence north thirty one degrees west Twelve chains thirty links to a Stake, said line passing frear the raid river) a large pine tree marked from raid stake north fifty two degrees five minutes east eight chain and deventy pour links to the eastern bank of Jaid The or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked, to a

and seventy four links to the eastern bank of said slue or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked, to a pine tree, thence north seventy three degrees fifteen minutes east thirteen chains ninety links through a stake to the Hillsborough river at a point marked by a stake to the Hillsborough river at a point marked by a storke thence South wardly and westwardly along said river as far as low water mark to the

place of of beginning fifty Eight acres one rood and thirty eight perches. Und also on undivided third part of all that tract or parcel of land surrounded by water situated in the eastern arm of Tampa Bay

in the County aporeraid about a mile and a half of the south of the Hills

land South wardly of the Sown of Tampa and known or Rabbit I land be the contents thereof more or less

Know ye that I the said John Monroe howe made

constituted and appointed and by these presents

do make constitute and appoint Major Donald Fraser of the army of the United States my true and lowful attorney for nal and in my name and in conjunction with the raid Donald France and Henry Lindsey as owners of the other two undivided third parts of raid two tracts of land before described to leave let rell or demine the Taid two tracts of land or either of them to ruch nerson or persons and for such term or number of years and at and under such yearly and other rents as he my Jaid attorney and the owners aforeraid shall think fit. Or other wire to sell and dispose grant and convey the rame and all my right title and interest therein for such price or rum of money and to such person or persons as he my said attorney and the owners aforeraid shall think fit and right. Und also for me and in my name to real rign and deliver ruch deeds and conveyances for the rale thereof or any part thereof with ruch clarises coverants and agreements to betheasein contained as my raid attorney and the two owners afore raid that deem fit and expidient. Hereby ratifying and confirming all that my said attorney may or shall lawfully do in the premises. In testimony Whereof I have herecunto det my hand and Seal this Twenty third day of November Eighteen hundred and

Tigned Fealed & delivered in presence of

John Manroe

A SERVE WAY ON

Ohn Sullivan

· Francis others to Cosan E. Cooper

Horow allmen by these presents that we Donald Fraser Henry Lindsey and John Munroe by his Attorney Donald France of Janga for and in consideration of the sum of Teventy teven dollars to as in hand graid by Coran & Cooper the receipt where of is hereby acknowledged, have remised released and quit Claimed and by these presents do venire rellase and quit claim unto the said Cosan E. Cooper his heirs and assings forever all those certain parcels or lots of land, situated near the month of the Hillsborough viver on the western tide of raid vives in the Country of Hillsborough and Territory of Florida and in the place or village called Tampa City as numbered and designated on the plan and plat of Said Tampa City embraced within the following boundaries and containing more or less. To wit Lot number dix teen (16) bounded easterly by the Hills borough River and having a Slive or a small stream passing through and and emptying into said viver and said eastern boundries Street and northerly by Julia Street. Lot number fourteen (14) bounded easterly on the Hillsborough river Southerly on lot number thirteen (13) Westerly on Lindsey Street and notherly on lot humber fifteen (15). To have and to hold the raid bargained premi was to gother with all the privileges and appertenances thereunto belonging unto him the said Corant Cooper his heirs and assigns forever. In witness Whereof we have here unto set our hands and seals this twenty ninth day of March Eighteen hundred& Thirty Eight

Tigned Sealed & delivered in presence of

John E. Casey Donald Fraser Manuel Olivella Henry Lindsly John Munroe. by his attorney Donald Fraser Territory of Florida & Hillsborough County } This day personally come Donald Fraser Henry Lindsey and John Munro e by his attorney Donald Fraser who acknowledged the within instrument of writing to be their own act for the purposes therein specified. Sonald France Before methis day Henry Lindsey march 29th 1838 John Munrol Augustus Steele by his attorney Notary Public Donald Fraser Know all men by these presents that Whereas & John Munroe of the army of the United States. am reized and in grosserion of one undivided third part of all that trast or gravel of land retuated in the Country of Hillsborough and bounded and descri bed as follows to wit comencing at a point about or branch making into the Hillsborough viver nearly opposite Fort Brooke on the opposite side of said River and about forty five Chains west of said

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Hillsborough viver marked by a pile of Stones theree north, thirty one degrees west. Twelfe chains thirty links to a Stake, said line passing (near the said river) a large fine tree marked from said stake north fifty two degrees five minutes east eight chains and Seventy four links to the eastern Bank of said The or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked, to a fint pine tree thence north Leventy- three degrees fifteen minutes east thirteen chains ninety links through a Stake there faith wardly to the Hillsborough river at a point marked by a Stake-thence Southwardly and event wardly along raid river as far as low water mark to the place of beginning containing lifty Eight acres one good and thirty Eight perches. And also one undivided third part of all that track or parcel of land runounded by water return ted in the eastern arm of Tampa Bay in the County aforeraid about a mile and a half or thereabouts Southward of the mouth of the Millsboraugh river being the record Irland from the main band Southwardly of the town of Tampa and known as habbit Toland be the contents there of more orles - Know ye that I the raid John Monroe have made constituted and appointed and by these presents to make constitude and appointed Major Donald France of the army of the United States my true and lawful attorney for me and in my name and in conjunction with the raid Donald France and Henry Lindsey as owners of the other two undivided third parts of the raid two tracts of land before described to leave let Isle or demine the raid two tracks of land or eather

of them to such perion or persons and for such tarindera two number of years and at and under such yearly and other vents as he my raid attorney and the owners afore said shall think fit. Or other wise to sell and despose grant and convey the rowne and all my right title and interest therein for such price on rum of money and and to such person or persons as he my raid attorney and the owners aforesaid shall think fit and right and also for me and in my name to real sign and deliver ruch deeds and conveyances for the rale thereof or any part thereof with ruch clauses cove mants and agreements to be therein contained as my said attorney and the true owners afore said shall aleem fit and expedient of Eereby ratifying and confirming all that my raid attorney may or shall lawfully do in the premises.

Intestimony Where of I have here cento Set my hand and Seal this twentythich day of November Bighteen hundred and Thirty Seven.

John Munrol

Tigned Sealed & delivered in presence of

M. O. oflealy John Sullivan Kinow all men by these presents that we Donald Frases Henry Lindsey by his attorney Donald Frases John Munice by his attorney Donald Fraser of Jampa for and in consider votion of the rum of Sixty Dollars to us in hand paid be Tose Pielago the receipt whereof is hereby acknowled ged have remised released and quit claimed and by these presents do remise release and quit claim unto the raid Jose Vielago his heirs and assigns forever all that parcel or lot of Land utuated near the mouth of the Fbillsborough viver and Ferritory of Florida and in the place or village called Jampa City as numbered and designated on the plan and plat of said Campa City embraced evethin the collowing boundaries and containing more or less. To evit Lat number fifteen (15) bounded easterly by the Hillsborough River Southerly by Lot number fourteen 14) Westerly by Lind very Street and notherly by Lat number Six been (16) To have and to hold the said bargained pre mines to gother with all the privileges and apperte nances thereunto belonging unto him the said Jose Pielago his heirs and assigns forever. In witness Webereof we have hereunto set our hands and Teals this Eighteenth day of June Cighteen heen Ived and Thirty Eight

In presence of
Manuel Olivelly
William Henry

Henry Lindsey? by their Tohn Munroe & attorney

Donald Fraser

Know all men by these presents that Whereas & John Mun we of the avmy of the United States am riezed and in porsesion of one unslived third part of all that tract or parcel of land situated in the bounty of Hillsborough and bounded and described as follows to wit comen cing at a point about ten chains west of the mouth or entrance of a I lue or branch making in to the Hills borough viver nearly opposite Fort Brooke on the opposite ride of raid viver and about forty five chains west of said Hellsborough river marked by a pile of Stones thence north thirty one degrees west Twelve chains thirty links to a Stake, raid line paring (near the said River) a large pine tree marked from raid stake north fifty two degrees five minutes east eight chains and reventy four links to the eastern tite bank of raid Slue or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked to a pine tree thence north reventy three Legrees fifteen minutes east thirteen chains ninety links through a stake to the Hillsborough river at a point marked by a stake- thence Southwardly and wetwardly along raid river as far as low water mark to the place of beginning containing fifty Eight acres one road and thirty Eight perches and also one undived third part of all that tract or parcel of land surrounded by water returated in the eastern arm of Jampa Way in the County afore said about a mile and a half or Thereabouts Touthward of the mouth of the Hillsborough river being the second Island from the main land Southwardly of the town of Tampa and known as Habbit

Island be the contents thereof more or less. I now ge that I the raid John Munroe have made constituted and appointed and by these presents do make constitute and oppoint Major Donald France of the army of the United States my true and lawful attorney for me and in my name and in conjunction with the said Donald Fraser and offenry Lindsey as owners of the other two undived third parts of raid two tracts of land before described to leave let sell or demine the raid two tracts of land or either of of them to such person or persons and for such term or number of years and at and under such yearly and other vents as he my said attorney and the owners afore aid shall thing fit. Or other wise to rell and dispose grant & convey the rame and all my right title and interest therein for such price or sum of money and to such person or persons as he may said attorney and the owners oforeraid shall think fit and right. And also for me and in my name to real right and deliver such deeds and conveyances for the rale there of or any part thereof with ruch clauses covenants and agreements to be therein contained as my said attorney and the two owners aforesaid Thall deem fit and expedient. Hereby vatifying and confirming all that my raid attorney may or shall lawfully do in the premines. In testimony Whereof I have hereun to est my hand and I sal this twenty this day of November Eighteen hundred and Thirty Feven Tigned Sealed & delivered John Munrae in presence of M.O. Healy

John Sullivan

Know all men by these presents that we Donald France Henry Lindsey and John Munroe of Jampa for and in consideration of the rum of Forty one Dollars to us in hand paid by Louis Bell the receipt where of is hereby acknowledged have verified redeased and quit claimed and by these presents do remise release and quit claim unto the raid Louis Bell his heirs and assigns for ever. All that certain parcel or lot of land rituated near the mouth and on the west ride of Wills borough River in the Country of Hillsborough and derritory of Florida and in the place or village called Jampa City Known and designated on the plan and plat of said Tampa City as number forty two (42) bounded as follows - containing more or less. To wit bounded on the north by lot humber Forty three (43) easterly on the Hillsborough Diver Southerly on Morris Itreet and Northwesterly by the Northwestern bounda my line of the plan of said Jampa City. To have and to hold the raid bargained premines together with all the privileges and appurtenances thereunto belonging unto him the raid Louis Bell his heirs and anigns forever In witness Whereof we have hereunto Tet our hands and Jeals this twenty eight day of March Eighteen hundred and Thirty Gight. Donald France Henry Lindsey Tigned Sealed & delivered John Munrol in presence of by his attorney John C. Caney Donald Frances Manuel Olivella

Verritory of Florida & Hills borough County) This day personally came Donald France Henry Lindsey and John Munrol by his altor ney Donald Frase who acknowledged the within intrument of writing rigned with their names to be their own act for the purposes therein specified March 28th 1838 Donald France augustus Iteele Henry Lindsey Notary Public John Munrol by his attorney Donald France Know all men by there presents that I Louis Bell of Tampa for and in consideration of the ruin of fifty Dollars to me in hand paid by Albert &. Montgome ry the receipt where of is here by acknowledged have remised released and quit claimed and by there presents do remere voleleare and quit claim unto the raid Albert D. Montgomery his heirs and arright forever. All that certain parcel or lot of land ruated near the mouth and on the west side of Hells borough Diver in the Country of Hillsborough and Territory of Florida and in the place or village called Jampa By Known and derignated on the plan and plat of said Tampse City as number

forty two (42) bounded as follows containing more or len - To wit bounded on the north by lot number forty three (43) easterly on the Hills borough Rives, Southerly on Morri, Street and Northwesterly by the Northwestern boundary

line of the plan of raid Tampa City.

Lold the said bargained premises together with all the privileges and appurtenance thereunto belonging unto him the said Albert & Montgomery his heir and assigns forever

In witness Whereof I hereunto have set my hand and Seal this Thirtieth day of Tune Eighteen hundred and Thirty Eight

Tigned Sealed & delivered in gresence of

J. W. Anderson Manuel Olivella the above L has been altered to a 20.

Know all men by these presents that I Sonald France of the army of the United States for an in consideration of the sum of three hundred Dollan to me in hand paid do grant bargain transfer Sell convey and deliver unto Coran E. Cooper present and accepting and who hereby acknowledges for esion there of a certain Negro Woman recently introduced into this Territory and Legally possesed by said Vendor as he hereby de claves which raid flowe is Told and delivered without any quaranty of the Vices and Maladies prescribed by Law the Title only being quaranteed the raid pier charer receiving her accordingly. And upon which raid Stave agreeably to a Certificate of the Rescor der of Mortgages of the City of New Orleans appears to be no Emcumbrances recorded in the name of mid Vendor. To have and to hold the aforeraid Slave unto the raid purchaser to his proper use and behalf forever and the raid Vendor for himself his heirs and arigns unto the purchaser his heirs and arrigns the herein described oflave against the Legal Claim and Elaims of all and every person or persons of whom roever the Fitte Only shall and will forever Warrant and defend by there presents here by Subio gatin and transfering to raid purchaser all his Rights of Warranty and action against his Vendor and all preciding Vendon, Intestimony Whereof I have hereunto ret my hand and Seal this Twenty Eight Day of July Eighteen hundred and Thirty Bight Togned Sealed & delivered Donald Fraser in Jivesence of Manuel Olivedlo William Bunce

Brig Flomer

And all men by there prosents to I John Nabb Marter of the Brig Homer of the burthen of Two hundred and Thirty two Jons or thereabouts laden with Sundres Jailed from New Orleans on the twentieth Day of Augt last and on Monday the day of Sept in approaching the mouth of the harrour of Jam na Bour vruned a grown of and having thumped voilently and flaving damages enters his protest acordingly
Before me this 8th day of Sept 1838 Zohn Nabls
Manuel Olivella Clerk H. E. E.

Capt John Nabl Master of the Brig of Corner of the burthen of two hundred and thirty two tour sleaved at this Custom house for Charleston on Saturday last and Nonday morning proceeded in the U.S. mail Schooner William & John Eapt Stone for his versel, but found The had gone from the place where he left her atanchor Continued father down the Bay and found found her a shore on the South reef of Egmont channel where the had been runn by the Officer in Charge in attempting to runn her to rea but fearing damages he enter, his protest accordingly Before me this
14 th Day of Sept. 1838 Tohn Nably

District of J. Mark ? Port of Tampa & Hillsborough County? Territory of Horida By this Pueblic instrument of Protest be it known to all whom it doth or may concern That on the twenty Sixth of September A. D. One thousand Eight hundred and Thirty Eight before me Manuel Olivella Elerk of the Tillsborough County Court Pernonally came and appeared John Nable master of the Brig called the Homer of the burther of two hundred and thirty two tons or there abouts belonging to the Port of Charleston State of Sout Carolina who being duly worn declareth that on thursday the rixth day of September having placed all the goods and parrengen ditined for this port of Tampa on board the United States Steamer lighter Marion which versel had been sent by the Qua to marter along ride for that purpose he the raid marter of the afore raid Brig flomer went on board of the aforeraid Steamer Marion to acompany the goods and delives the same and to enter the aforeraid Doing Homer at the Castom House as the law directs and to perform ruch other other duties apportaining and belonging to affer said Brig Homer and that he left her rafely at anchor at Eight Oclock P.M. on the day above Itated in pour & a half fathoms water the wind fresh from M. C. That the affore said appear res arrived at this place friday the seventh day of September and on Saturday the Eighth day of Sept Cleared the afforesaid Brig Flomer for Charleston in Ballast and on Sunday the Ninth day of Sept

embarked on Board the mail Boat William & John to join his versel the aforeraid Brig Homer and that when he the aforeraid John Nobb came to Garden Point he could no where see or discover the aforeraid Brig Homer, Continuing down the bay of Tampor he the aforeraid appearer disco vered and got onboard raid Brig Homer about run set the same day that he the aforeraid I show Nable found the aporesaid Brig Flomes whom the South reef of Egmont Channel in the midst of heavy & violent breakers at about one fourth part of a mile westerly of the North Point of Egmont Key the wind blowing heavy from the North allo personally came and hurst record mate und Alexand Deviden Jeannen who being duly revorn declareth that the aforeraid Brig Homer continued to ride rafely from the time the mater left the raid Brig on their day night and without acci dent or any material change untill Friday which commenced with a heavy Gale from M. E. in squalls and some rain wich which caused a very heavy sea throughout this day during the afternoon very heavy iqually from M. E. latter part strong winds and rea raising very fast, Saturday Sept the 8th Begins with heavy winds and rea from the M. E. blowing very heavy in iqualls, at 5 U. M. the larboard chain parted on the windlan during the fore noon more moderate and less sex, afternoon the same but too fough to at tempt to recover the laboard anchor at 5 P. M. a heavy a reguall from the ch. E. at y. D. M. blowing very heavy again from N. N. E. with a tremendour sea which caused the versel to pitch verry heavy

at & Aclock P. M. wind and rea increasing and a strong ebb tide runing all of which caused the verrel to plung and vide very heavy at this time the staboard chain eable par ted about four fathorns out side the house it was thought best for the preservation of the vessel to run her to sea it being wellen to attempt to bring her up with the Kedge and however during ruch a tempert having previously taken the bearings of Egmont North point accordingly carenther on that course and set reefed fore tograil a man station? at the lead which was Kept constantly going and a sharplook out kept fore and aft for the land at a quater part nine raw the North point of Egmont Degunder the lee bow slore on board judging her to to be ward rat the maine toprail and hauld up to west North west and paned the point kept of west by North having rix fathoms degith of water but it sudenly and quickly show led to three and a half fathour judging by the dark con lor of the water to beeward that the was on the North ride of the Channel bore off to the west the next mo ment the brought up all standing with a heavy blow which jarra the versel prodigiously, at about 10 Oclock and thirty minutes P.M. the moon came out and shone brightly and the furry of the wind some what abouted this discovered to all on board that the versel was on the South reef about one fouth of a mile out ride of Egmont Ley furled the Toprails and got both Boats in readiness for use during the night the wend continued to thump very heavy and at midnight the wind in creasing again at M. C. E. with prairing clouds up to this time (mednight) the versel made no water a considerable number of pieces of I chathing and nieces of

the false Keel had come up along side. Sunday Sept 9th begins as yesterday ends, but at 1 Oclock a. In the wind veered round to the Nort and moderated and the weather became clear and pleasant at & ot M. fine breezes from the North the veriel still remaining tight, at low water found three and four feet of water all around the Brig at about 10 P.M. two fishermen from Bunces Buncho came on board in a small rail boat, at or about 11 a. In a fishing Smack called the Loreto of groton Engl & M Phillips came round from Parrage Key and anchored in the channel near the Brig Capt Phillips came on board but returned to the mack and got under way and and anchored under the lee of Egmont Dey, at 3 P. M. fearfull of the venel gaing to pieces in a short time, as the wind began fresher up fast, and incleaving to the westward and the surf increasing with the wind and the weather again anuming very unfavarauble appearences set a signal for the mask as understood in the fore nam to come round to see what arrangement coulde made with Eapt Phillips to take the Brigs materials to Jampa- and comenced un bending the bigs rails at about 4 P.M. the mack came to in the channel near the Brig as before and last Phillips come on board, soon after Capt Nabl arrived on board. rown. Now the aforeraid John Nable Marter Leonard J. Stawson chief mate James Hayharst record mate + albert-Davidsan futher declareth that Capt Phillips was requested to remain by the Brig with the mack and the aforeraid Marter sent his trunk with George Ray nolds ordinary Jesuman on board the mock. during the night the breakers where high and violent and the Brig theonyreal heavy, the weather arraming a still worse

appearence, monday Sept. 10 th Begins with facel weather but towards morning the weather became clear but at & a m, the wind hould round to M. W. and to M. Wand commenced blowing agale the Brigg position became more exposed and dan ferous with the wind in this direction and the now gave strong indications builging and going to pieces in hopes to prevent this as wellato gave as much as prossible in the event of her going to pieces turned to and sent down the yards, and masts and rig gin and sent all asfast as possible on board the smack by the long boat at 3. P. M. the flood tide had rose in Hiciently to increase the dangerous position of the Boig at 4 P.M. howing embarked all we could and it being no longer rafe for the smack to remain, gother under weigh and came too under the lee of Eg mont les ving the even on board the Brig attempted to return to the Brig but could not get to her-the Brigsoren escaped in her long boat and arrived safe along side the much and reported water in the Brigg hold and believed her to have builged, the surfat this time breaking over the Brig fore and aft with great violence, and expected every jump to nee her lower mosts go out of her, blowing a perfect Gale. Tourday Lept 11 Begins with clouds, weather light winds from west at day light got the mack under weigh and an chored near the Brig being much more moderate and comparatively month got off all the standing riggin and at night returned under the lee of Egmont lost about nine tenths of the maniella hauser which we were obliged to cut it having buried in the rand by the surf. Wennalay Sept 12 Begin with fine pleasant

weather wind W. S. W. during the night the Brig. Heir of partly round and worked towards Point a heavy ourf and mesured the depth of water in the hold and found thirty three inches, finding the had not builged started the pumps and pumped her out run out the Redge anchor and threw over board ballast tell night wind of W. Thursday Jep 13th Begins with light winds from J. W. at 1. a. M. went aboard and made every possible effort to get her off pumped her out got dirick over the bows and have over the purchase and hawver at rame time carried away the falls and Iplit the blocks by her rudden motion in the surf at day light high water had moved the Brig about tenfect this tide towards the channel, left two men aboard the Brig and started for Tampa to relieve the mack of the article taken out, Inday Pept 14 fine moderate who weather all this day anchored at the usual anchorage with the mack and employed in boating up Sails and riggen and put themin store. Talurday Fept 15th fine weather light winds fine shed descharging the much and send down some water and provisions Junday Sept 16th Line weather and light winds started down to try for the anchors being unable to obtain one at Jampa, or any other assistance. Monday 17th Fine moderate weather cruised with the mack and and small boat upon the bearings of the anchors untill near night without being able to fall in with the buoys supposeth buoy ropes had been cut out off by the rand during to much boisterous weather bore away and nun down and anchored under Egmont, Took the smacks best bower anchor and cable and went on board the Brig vun out this second anchor to the best advantage turned

to preserve the said Brig and the goods of her loading from damage.

and I the raid blerk at the request of the raid I ahn Nabb have protested and by these presents do protested and by these presents do protest adams and adapted and every grenon or persons who in it was shall or may concern and do declare that all dams get hope and detriments that have get hoppened to raid Brig Homer are and of right ought to be borne by the owners or whom ro ever she it may concern the same the same having happened and occurred as before mentioned and not by or through the insufficiency of raid Brig or neglect of raid appearers his officers or any of his mariners.

All which matters and thing, ware alledged declared and affirmed as before is ret forth in the gree sence of said Clerk. In witness whereof Thouse here unto subscribed my name and affixed the real of the country Court the day and year above nuritten

Manuel Stivella Clerk

Territory of Florida?

John Nabl Marter Leoanerd & Sla row cheif Mate Tames Hoghunt record Mate Haver: Drevam, reaman on board Brig Homes do reverally make outh that the instrument of protest hereunts annexed hoth been clearly and distinctly read over to them the raid diponants and that the reveral matters and things therein contained are right and true in all respects as the same are therein particularly.

get forth alledged and affirmed. Two on and subscribed to by all the raid deponents this twenty rix day of deptember 1838 John Nabb Before me Land J. Stalon Herer Thestyen Pames Harphurist Port of Jarupa Sept. 26th 1838 To Char M. Johnson ship Twaster James V. Ogden ship Carpenter and John B. Allen Merchant Gentlemen You are hereby weathorised and required to proceed on board the Brig Hormer of Charleston nowlying in the harbour and said to have been ourhore and examine the condition of raid versel and report the rame to gether with your best judgement as to the disposition proper to be made with raid Brig for the benefitt of all con Tigned Manuel Olivella Clerk H.E.E. We Charles M. Johnson This master James 21 Oyden This congrenter and John B allen Merchant within Willsborough County Port of Jampa dohersby jointly and reverally declare and attest unto all to whom it may concern, that on the twenty pourth of deptember

1838 at the instance of Maneiel Hivella Clerk of the County Eaust, we went on board and along side of the Brig couled the Homer of Charleston J. C. John Nabl marter of the burthen of two hundred and thirty two on, or there about, to examine the said Brigher hull masts exards anchors, Cables, riggin and running origgin and Sails and every other store to her belonging and having carefully and particularly inspected ex amined and surveyed the raid Brig called the. Homer and her reveral stoves, do report that the said versels hull was dismantled both unchors and cables gone (except about fifteen fathoms of the best bower) stern post started the coming of her mais mast started her sheathing considerably loose and chaped apparently by being on the rand, her water ways started on both rides amidskips and otherwise considerably strained and in a leaky condition could not excertain the condition of her bottom having no means of hea ving her out, also examined her sails and riggin in store house and found it comiderably chaped and cut It is our opinion that she cannot be repoured at this place, all of which we are ready to affirm upon bath when thereto required Witness our hands this twenty rixth day of Tentember 1838 Charles M Johnson Witnen W. B. Lovelace James 2 Ogden John B. Allen

Servitory of Floridas Mills boroug County)

This day personally came Charles M. Johnson, James V. Ogden and John B. Allen who acknowledged the within instrument of writing no ned with their names to be their own act for the purpo nes therein specified

Before me this 27th day of Sept 1838 Charles M Johnon Manuel Olivella Clerk H.C.C. Varner V. Voyden

John B. Allen

To all whom it 3 May concern &

This coverant between Franklin S. Phillips marter of the Smack Sloop Lordo of Groton one the one part and John Wable marter of the Breg Homer of Charleston and agent of all concerned on the other part That the raid Philles and Nabl hereby buil themselves in the sum of Tive hundred Dollan to abide the award of the arbitrators (John C. Caney William Eooley and John B. Allen] in the matter of the amount of ralvage the raid Phillips shall be allowed astalvor of raid Brig Hormer her tackle apparrel & recently brought in by raid Smack Loreto from Egmont Ray and now lying at the anchorage in Tampa Bay Done in Duplicate this twenty Leventh day of Sept 1838 } Franklind Phillips Witness John Mable

Nathaniel B. Patch

We the subscriber John B. Allen. William Cooly and John C. Barrey. Arbitrators in the above care after a careful examination in pressence of both parties concerned do award as follows

That the Salvor & D. Phillips Marter of the Hoop Loveto shall recieve Fifty (50) per centum on the amount of the grow proceeds of the vale of the Brig Homer her viggin fixtures and appurtenances.

The Arbitrators with the consent of both parties concerned direct that futter pro ceedings be delayed untill an answer can be recie ved from the owners underwriters or whomso ever else it may concern.

Given under over hands & Seals at Jamps Bay Flathis Twenty eighth day of September 1838

The war included in a second of the second second

Witness I. W. Anderson

John &. Carrey John B. Allon William Cooley 83

I bout Joseph Miller Master of the Barque & M. Waldobors of the busthenof two hundred and Muits four tous or there about, laden with mules and and lorage Soiled from ever Orleans on the Twenty Bight day of Sep last and arrived on the entrance of Jampa Bay on the 8th day of Oct. and that having on board a cargo of Mules and two of them having the distemper or Jeane called glanders he through them overboard at the entreme e of the Bay by the direction of Capit Jowler of the 2th Dragoons and fearing damages enters his protest accordingly

Before methis 19th day of Oct 1838

Before methis 11th day of Oct 1838 Chancel Olivella Clerk Il. C.C.

Thomas Vermilya to Benjamin Wastrey Rogen

his indenture made the 24th day of June in the year of our Lord one thousand eight hundred & Thirty seven between Thomas Vermilya of the City of New york gentleman of the first grant and Benjamin Woodsey Ro gen of the raid City Esquire of the record part evitners That the raid party of the first part, for and in consi Levation of the rain of Mineteen thousand two hundred dollars langul morsey of the United States of Ame ma to him in hand paid by the said party of the second part at or before the enrealing and delivery of there presents the receipt whereof is hereby acknowledged hath granted bargained rold aliened remised released conveyed and confirmed and by these presents doth grant bargain sell allien venire relate convey and confirm unto the said party of the second part and to his hein and arings for ever Five equalundivided rixth parts of all those two certain tracks or townships of land Known as Townships numbers Eleven and Fourteen in the Grant to I'm Pedro Miranda on the Willsborough Boy Cast Florida as is described on a map of recial grant made by Charles Vigorolles Jurveyor for East Florida which raid premises are more particularly described in a conveyance to Henry Eckford by the raid Miran da by his attornies in fact and which raid conve yand and all coverants rights and interest therein contained with full power to enforce by ruit or other lawful means. Being the same premises conve ged by the raid Henry Ecklord to Dudley Selden by deed bearing date the third day of June one thou rand Eight hundred and thirty one and by the said Dudley Islden and augusta m. his wife to the

to the raid Thomas Vermilya by deed bearing date the tenth day of November one thousand Eight hundred and toward five together with all and singular tene ments hereditaments and appurtenances thereun to belonging or in any wire appertaining and the reversion and reversions remainder and remainders vents inces and gerofits there of and also all the estate right title interest property prosession claim and demand what wever as well in law as in equity of said party of the first part of in or to the above described premises and every part and parcel thereof with the appartenan ces. To have and to hold the above granted and des corbed premises with the appurtenances unto said party of the record part his hein and assigns to his and their proger use and behoof for ever and the raid Thomas Vermilya for himself his heirs and exe cutors and administrators to their covenant promise and agree to and with the raid party of the record part his heirs and assigns that he touth not made done committed executed or suffered any act or acts thing or things whatroever whereby or by means whereof the above mentioned and described premises or any part or now cel thereof now are or at any time hereafter thall or may be impeached charged or encumbered in any ma ner or way what oever. In witness where of the raid party of the first hath herecento ret his hound and real the day and year first above written Tealed & delivered Thomas Vermilega in giverence of John H. Mugherz

William Fl. Maxwell

State of New York City 3 and Country of New York By this Public instrument Be it Known to all whom it may concern that & William of Maxwell commissioner in and for the State of New York duly commisioned by the governor of the Territory of Florida Cby virtue of an Act of the Legislature of raid Territory entitled, An Act to autho rised the appointment of commissioner &c poursed Janua my 24th 1831 and therein and thereby authorized and emprouved to take the acknowledgment of any deed contract Letter of Attorney Mortgage or Conveyance of any Lands tenements or Hereditaments lying or being in the Territory of Atlorida or any other wor ting under real to be used in raid Territory with full power and authority to administer baths and Affirmations take depositions & Do hereby certify that on the 24th day of June Anno Domini 1834 Before me the oforeraid Comminconer personally appeared Thomas Vermilya well nown to me to be the grantor named and described in the anne xed deed an in due form of law acknowledged he had rigned realed and executed the rume as his fire? act and deed for the uses and purposes therein mentioned.

In testimony whereof I have hereunto set my hand and Seal the day and year above written

William H. Moxen ell Florida Commissiones

This indenture made the Twenty pourth day of June enthe year of our Lord one thousand eight hundred and Thirty geven between Thomas Vermilya of New Jork Gentleman of the first post and Andrew of Garr of the raid lity Counsellor at Law of the second part. Witnessets That the raid party of the first spart for and in consi deration of the rum of three thousand siht hundred and posty dollars tourfull money of the United States of America to him in hound point by the said party of the record part at or before the enealing and delivery of these presents the receipt whereof is hereby acknowledged hath granted bargained sold aliened remised released conveyed and confirmed and by these presents doth gelant bargain sell alien remise release convey and confirm unto said party of the second part and to his heirs and anigns for ever One equal undivided dixth part of all those two certain tracts or townships of land known as town ships numbers Eleven and Fourteen in the Grant to Don Vedro Miranda on the Willsborough Bay Gast Florida as is described on a man of said grant made by Charles Vignolles Surveyor for East storda which said givernises are more particular by described in a conveyance to Henry Eckford by the said miranda by his attorneys in fact and which said conveyance has been sent to East flow da: also the said Conveyance and all coverants rights and interest therein contained with full no wer to enforce by suit or other lawfull means. Being the rame premises conveyed by the said Henry Eckford to Dudley Telden by deed bearing date the third day of June one thousand Eight hundred

Therety One and by the said Dudley Selden and Muyusta M. his wife to the raid Thomas Vermilya by deed bearing date the tenth day of November One thouseand Eight hundred and thirty five. Together with all and singular the tene ments hereditaments and appurtenances thereun to belonging or in any wise appertaining and the reversion, re mainder and remainders rents issues and propits thereof and also all the state right title interest property possession cla in and demand what soever as well in law as on equity of raid party of the first part of, in, or to the above described premises and every part and parcel thereof with the app certenances. To have and to hold the above granted and described premises with the appurtenances unto the raid party of the record part his heirs and arright to his and Thomas Vermilya for himself and hisheis executors and administrators doth coverant promise and agree to and with the raid party of the of the record part his heirs and arright that he hath not made done commit ted executed or ruffered any act or acts thing or things whatroever whereby or by means whereof the above men

La witness whereof the said party of the first hasth herecento set his hand & Jeal the day and year above

tioned and described premiers or any part or parcel.

thereof now are or at any time hexeafter shall or may be

implached charged or encumbered in any manner or

written

tigned Lealed and delivered Thomas Vermilya in presence of William Bruce

Hamilton Bruse

State of New york City ? By this Public instrument, Be it known to all whom it may concern that I William He. Maxquell Commissioner in and for the State of New York duly commi nioned by the Governor of the Territory of Horida by nexture of an excet of the Legislature of raid Territory entitled. An Act to authorise the appointment of Commissioners &c. passed Vanuary 24th 1831," and therein and thereby authorised and empowered to take the acknowledgment of any deed contract letter of attornie most gage or conveyance of any lands tenements or hereditaments lying or being in the Territory of Horida or any other writing under deal to be used in said Ferri tory with full power and authority to administer Taths and Affirmations take depositions &c to hereby certify that on the 16th day of august Anno Domini 1837 Before me the aforeraid Commissioner gressmally appeared Thomas Vermilya avell nown to me to be the grantor normed and described in the annexed deed and in due form of law acknowled ged he had signed realed and executed the same as his free act and deed for the uses and garposes therein mentioned In testimony whereof I have hereunto set my hand and deal the day and year above written

William H. Maxwell Floriala Commissioner William Gibron Dells unto Thomas Smith one half of alloop Boat called Jackson and one half of a lot on the western side of Hillsboroug river and numbered as M. 131) Thirty one

This indenture made between Thomas South of Jam par of the one port and William gibs on on the other part. Whereas the raid Smith by his mote or obligation duly executed bearing date the Sixth day of November in the year Eighteen hundred and Thirty Eight stands bound to the said William Gibson his executors administrator and assigns in the genal sum of three fundred Dollar with a condition there underworten for the gayement of the sum of two hundred and fifty Dollars with legal interest for the same on as or before the Sixth day of March nex ensuing the date of these presents as by the said bond and condition may more fully appear.

Thomas South in consideration of the said debt or sum of Gevo hundred and lifty dollars owing to the said William Gibson as afore said and for the better recurring the payement thereof with interest to the said William Gibson his executors endministrators or assigns according to the condition of the futher sum of one dollar to him in hand paid the said Thomas Smith by the said William Gibson at or before the realing and delivery of these presents the receipt where of the said Thomas Smith by the said William Gibson at or before the realing and delivery of these presents the receipt where of the said Thomas Smith doth hereby acknowledge houth granted

bargain rell release and confirm unto the said William Gibson his heirs and or assigns all that half a lot of land laying on the evert risle of Wills borough River and designated on the plat and Map as number thirty Ine (31) on Jampa City, and also One half of a Sloop Boot called the Jackson and ever part there of with the app urtenances there of unto the raid William Gibson his heirs and arrigans to the only progres use and behoof of said William Gibson his heirs and arright for everand and to and for other use intent or granpose whateveres Provided always and it is the true intent and meaning of these presents and of said parties here. unto that if the raid Thomas Smith his heirs or arright do and shall well and truly pay or cause to be paid unto the said William Gibson his executors admi vistrators or assigns the said sum of Two hundred and fifty Dollars with legal interest for the same on or before the rixth day of March next enrieng the date of these present, according to the condition of the above in part vecited bond or obligation without any deduction or abeterment whatsoever then and thence forth there presents and every matter and thing herein contained shall cease and be utterly null and void any thing therein contained to the contrary thereof in any wire not with a tanding In wittnes Whereof I have set my hand and real at Jampa this reventh day of November Bigh teen hundred and Thirty Eight not effected

Hillsborough County at Chambers Dec 17, 1838 Order nº 20

that a Waygon belonging to the state of John Warren deceased was not sold or approximed at the sale and approximent of the effects of said state It is ordered that Lovi Collar Wim B. Love lase and chancel Olivella be appointed to appraise said Waggon and make return to this Court

Augustus Steele Judge

We the underrighed appointed by the Judge of the Country Court for the Country of Willsborough to appraise a Waggon the property of the state of John Warren deceased late of raid Country Breport that we have performed that duty and runit the annexed as a statement of the raid property known to be raid state with the value thereunto affixed to roit. The runing grav of a Waggon valued at 15 doll?

Tampa 17. th Dec 1888

Wim B. Lovelace Levi Collar Manuel Olivella Killgore Certificates

We the winder signed do hereby Certify that we have carefuly examined Capt Rillgores That of the Coast of Florida from Lort Brookle to obvannie River and that to the best of Our knowledge it is correct and it is also with pleasure that we certify to his perseverance in completing the same for the benefit of the public

Charles M. Gallagher master of W. J. Steamer Columbus

J. N. Sonvyer moster of Sche Montgomery

B. W. Jucker Master of Sche Lol De Russy

Wen Rysdyke Master of U.S. steamer Marion

Joseph D. Mitchell Master of Sche Constitution

B. J. Wilsie Master of Brig Chilie

John B. Min or Master of Scho Ros

Otra Jawyer Master of Joho Jarach

We the undersigned do hereby betify take pleasure in Certifying that we have Corefully examined Eapt Killgores Chart of the Coast of Floriela from Fort Brookle to Swannee River and that surpasses any thing we have ever seen both for correctness and convincento all navigation

Charles M. Johnson

William Bunce.

W. a Howard Capt U.S. R. S.

Edward B. Babbit Commider U. S. Navy

E. W. Marre U.S. Navy

J. B. Renshaw Sailing Marter W. S. Ship Boston J. W. B. Walbach U.S. Navy

V. V. V. Wilkinson

Peyton A Southall U.S. Ship Boston Halsey H. Howthown Master of Johr M. Morriak Bernard Ulmer Master Och! Thankeyrear Richard J. Hoackley to Augustus Steele

Be it remembered that on this Seventeenth Day of December Eighteen hundred and thirty eight Augustus Steele

Hillsborough Bounty in This Territory has filed in this
Office a plan or place of a tract of land Surveyed and laid off in town lots under the following title to exit

Map of a part of the town of Tampa east Horida.

This indenture made the Twenty ninth day of Jane in the year one thousand eight hundred and Therty Eight Between Richard J. Hackley and Harriet Hackley his wife of Staten I land in the State of New York of the first part and Augustus Steele of Tampa in the Territory of Florida of the record part. Witness That the said party of the first part for and in consideration of the rum of Twenty five dollars lawful money of the United States of Umerica to them in hand paid by the raid party of the record part at or before the enseating and delivery of these presents the receipt where of is hereby acknowledged have granted bargained sold aliened remised relea ged conveyed and confirmed and by these presents do grant bargain sell alien remise release convey and confirm unto the raid party of the record part and to his heirs and anigns for ever All that certain parcel or tract of land lying and being in the County of Hills borough and Ferrits my of Florida situated and lying along the eastern bank of the Willsborough miver near its mouth and Sounded as follows to wit.

comencing at an Oak tree among a cluster of trees near the northeast Corner of the Old military Hospital of Fort Brooke which raid tree is marked as surveyed and running horth twenty six and an half degrees west thirty three chains ninety five links and two inches to a stake thence west Twenty six and an half de grees South hime Chauns and three links to the Hillsborough river thence along the raid orver routheasterly to a stake and thence West Twenty 1ix and an half degrees north Four chains Tixty three links and four inches to the place of commencement making and embracing Twenty five deres be the same more or less. Together with all and singular the tenements hereditaments and appurtenances thereunto belonging or in any wire appertaining and the reversion and reversions remainder and remainders vents inces and gro fits thereof and also all the estate right title interest property possesion claim and demand whatever as well in law as in equety of the said parties of the first part of in or to the above descri bed premises and every part and parcel thereof with the appurtenances. To have and to hold all and singular the above mentioned and descri bed gevenises together with appurtenances unto the raid party of the record part his heirs and arigan for ever And the raid Richard of Hackley for himself and his heirs the said premises in the quite and peaceable possession of the mid party of the second part his heirs and assigns against the said party of the first part his heirs and

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and against all and every person and persons whom soever lawfully claiming or to claim the same shall and will Warrant and by these presents for ever Defend on witness whereof the said party of the first part have hereunto set their hands and deals the day and year first above written dealed and delivered Richard J. Hackley in gresence of The Hackley

geo g. Root geo g. Root

State of New York City and County of New York

By this Public isertrument of waiting. Be it known to all whom it may con cern that I. William Maxwell Commissioner in and for the State of New York duly Commissioned by the Governor of the Territory of Horida by virtue of and Act of the Legislature of said Ferritory en titled An act to authorise the appointment of Commisconers & passed Vanuary 24th 1831 and therein and thereby authorized and empowered to take the acknowledgemt of any deed contract letter of attorney mortgage or conveyance of any lands tenements or here ditaments lying or being in the Territory of Florida or any other worting under real to be used in raid Territory with full grower and authority to administer Oaths and Offir ma tions take depositions &c Do hereby Eestily that on the ix day of October Anno Domini 1838

Before me the aforesaid Commissioner personally and appeared Dichard I Hackley and Harriethis Wife personally well known to one to be the youn tors named and described in the annexed deed and in due form of law acknowledged they had rigared realed and executed the same as their seve ral free act and deed for the user and gurposes therein mentioned and the said barriet said wife on a reparate or private examination apart from her hurband asknowledged the executed said deed freely and without any fear or compulsion of her raid husband. In testimony where of I have hereunto set my hand deal the day and year above avoitten William Ho Maxwell Comminioner Resorded on the 14th day of Des 1838

Augustus Steele To Jaroch C. Killgore This indenture made the Eighteenth day of December in the year of our Lord one Thounsend ight hundred and thirty Eight Between Augustus Steele of the County of Hillsborough and Territory of Florida of the first part and Sarah C. Killgore of raid County and Territory of the second part. Witnesseth. That the said party of the first part for and in consideration of the rum of One hundred and fifty Dallars low full money of the United States of Unerica to him in hand paid by the raid party of the record part at or before the enrealing and delinery of of these gresents the receipt whereof is hereby acknow ledged has remised released and quit claimed and by there presents does remise release and quit claim unto the raid party of the record part and to her heirs arrigan foreve. All that parcel or lot of land tituated on the east side of Willsborough and Ferritory of Horida and known and designated on the plat or Man entitled Man of a part of the Towns of Jampa East Florida filed in the Office of the Clerk of the County Court of the County aforeraid as anumber fifty four (54) bounded westerly by Water Street Southerly by Lot member fifty five (5'5) easterly by Tampa Street and northerly by lot animber fifty three (53) and measuring One hundred and deven feet in depth from Water Stereet to Tampa Street and forty feet in breath from lot fifty live to lot fifty three afore raid contents more orten Receiving by the terms of this Indenture

to the gard party of the first part the right of Wall in the above described premises to the lots adjoining on each redl of said premises. Together with all and ringular the tenements hereditamients and approximances thereunts belonging or in any wise appertaining and the reversion and reversion, verrainder and remainders vents inues and grofits thereof. Theat also all the estate right title interest progerty possession claim and Leanand what roever as well in law as in equity of the rand party of the first part of in or to the above described premises and every part and parcel thereof with the appartenances. To have and to hold all and rengelar the above mentioned and described premises together with the appurtenances unto the said party of the se

the appurtenances unto the said party of the se cond part her heirs and assigns for ever In witness. Whereof the said party of the link part has hereunto set his hand and Seal the

day and year above written

Tealed and delivered in presence of

Augustus Steele

Manciel Hivella R. D. Killgore

Recorded on the 21th day of Dec 1838

Phil Andrews To Elizabeth M. Yntyre This indenture Made the hinth day of September in the year of our Lord one thousand eight hund dred and Thirty. Between Phils Andrew Enquire of the City of New York Gentleman of the first part & Elizabeth M. gatyre wife of Beter Me gatyre of the raid City Gentleman and Cornelia Elchige Emily Mi Intere Engene Mc gotyre doughter of the raid Peter and Elizabeth ME Intyre and Rufusk. Me Yntyre Archibald Me Yntyre William B. M. Julyre and George Mc Julyre rons of the raid Peter & Elizabeth Me Intyre all of said City of New York of the second part. Wittnessth That the said party of the first part for an incomide ration of the sum of nine hundred Dollars law ful money of the United States of America to him in hand paid by the raid party of the record part at or before the enceating and delivery of these presents the receipt where of in here by acknowled. ged hath granted bargained rold aliened remised releared conveyed and confirmed and by these presents doth grant bargain sell alien vernise release convey and confirm unto the soil party of the second part and to their hein and arrigins for ever as tenants in comon with Pedro Miranda late of the City of Saint Augustine East Florida and the anignees of said Miranda a certain track parcel or parcels of land retuated lying and being on the water of Hillsboro & Tampa Bays in the Country of It Johns in the present Territory of Florida containing wind

hundred ceres of land it being part and havel

of a grant of Land granted by the Squaresh Gover ment of East Florida to raid Minanda on the day of in the year of our lord one thousand Eight hundred and ten, two revents undivided part of raid grant having been by raid Miranda hereto fore conveyed to the grants of the first part to these giverents out of which two ninths undivided the raid nine hundred occres is by these presents conveyed to the raid grantors are hereby authorised to Locate the raid mine hundred acres in any part of raid grant not all ready conveyed for a more particularly description of raid grant veference may be had to the original documents

Together with all and singular the tenements here ditaments and appurtenousces there unto below ging or in any wise appertaining and the reversion and reversions remainder and remainders rents inner and girofits thereof. And also all the estate right title interest property possession claim and demand what sever as evel in law as in equity of the raid party of the first part of in or to the above described premises and every part and parcel thereof with the appointenances.

onfile in quiblic records of said Thorida

To have and to hold the above granted and described premises with the appurtenances unto the raid parties of the record part their heirs and arigns to their own proper use and behoof for ever. And the said party of the first part for himself his heirs executors and of administrators do the coverant promise and agree to and

with the said party of the second part their heirs and arright that he half not made done committed or exe cuted any act or acts thing or things what so ever whereby or by means whereof the above mentioned and described premises or any part or parcel thereof now are or at any time hereafter shall or may be implached charged or emcumbered in any manner or way what so ever.

In witness Whereof the raid party of the first fort hath hereunto set his hand and real the day and year first above mortten

Sealed & delivered of David Elyale William Holaxwell atty & Caunsellor at Law & Commissioner for the States of Pennsylvania Georgia & New York

Phils Andrews

State City and County of New York. Bs it re membered on the 9th day of September in the year of our Lord one thousand Cight hundred and thirty Before me William H. Maxwell comminoner of Deeds in the City of New York perso nally came and appeared Phil, Andrews well known to me to be the grantor of the shore going deed and having explained and made known to him the contents thereof he in my presence first rigned the same and then acknowledged he had rigned Sealed delivered and voluntarily executed the same as his free act and deed for the uses and purgoses therein mentioned and Contained. In testimony Wereof Chare hereunto get my hand and Jeal the day and year above written

William H. Mourvell Bommis coner to take the ack now legalgement of Deeds in the City of New York

State of even york ?

City and County of crew Jork. Do hereby Certify that William "It. Maxwell whose name is subscribed to the certificate of the Proof or acknowledgment of the annexed Conveyance and thereon writtenwas at the time of taking such proof or acknowledgment a Commissioner in and for the City and County afore said dwsking in the said City commissioned and sworm and duly authorized to take the same And futher that am well asguainted with the hand writing of such Commissioner and verely believe that the signature to the said Certificate of proof or acknowledgment is genuine

In testimony Whereof I have hereunto bet my hand and affixed the Seal of the said County the 9th day of September One thousand Eighthundred and thirty.

Recorded on the 22cd day of Des 1838

Augustus Steele To Rupus D. Killgore

I now all men by these presents that I digustus I tell of the County of Hillsborough Territory of Florida amheld and firmly boound unto Rupus D. Killgore of the County afores aid to grant execute and give unto the raid Rulus I. Killyore his hein and arright on the first day of June nex enring a Quit Claim deed to all that parcel or lot of land lying on the east ride of Hillsborough rever in the County of Hillsborough Territory of Horida and Known and derignated on the plat or map entitled Main of a part of the Town of Jampa East Florida filed in the Office of the Clerk of the Country fore raid as number fifty five (55) and bounded westerly by water Street Southerly by westerly lot number one (1) as numbered on raid plat easterly by Jampa Street and notherly by lot number fifty four (54) and mea wing one hundred and Leven & half feet in depth from water Street to Tampor Street and forty feet in width from the aforesaid lot number one to lot number lifty four contents more or lin The Condition of the afore raid deed of promise or or obligation on is that whereas the aforesaid Rugues D. Killy ore has paid to me Augustus Steele One hundred Dollars as a part of the consideration money and given his bond or obligation condition for the payement of One hundred & fifty Dollars on the first day of June next. how therefore if the raid Rufus D. Lillgore shall well & truly group or course to be graid to me the raid augustus Steele the afore raid Sum of I are hundred & fifty Dollars agreeable to the conditions of raid bond then this obligation to remain infullforce & write other wise to be void & of no effect

Given under my hand and seal this eighth day of Tanuary Eighteen hundred & Thirty Nine Augustus Steel Ecal)

Recorded on the above day

Know all men by these presents that Whereas I Henry Lindsey of Jampa am reixed and in posserion of one un divided third part of all that track or parcel of Land rituated in the Country of Willsborough Territory of Flore da and bounded and described as follows to wit com mencing at a point about ten chains west of the mouth or entrance of a blue or branch making in to the Hillshow ugh river nearly opposite Fort Brooke on the opposite ride of said River and about forty five chains west of raid billsborough River marked by a pile of Stones thence north thirty one degree, west twelve chains thirty links to a stake said line passing pear the said river or large hime tree marked - from said stake north fifty two degrees five minutes east eight chains and Seventy pour links to the eastern bank of raid I live or branch thence north porty two degrees east twenty four chain fifty links through two pine trees marked, to a pine tree, thende north deventy three degrees fifteen minutes east thirteen chains ninety links through a Stake to the Flillsborough riveral a point marked by a stake - thence Jouthwardly and westwardly along raid river as four as low water mark to the place of beginning containing fifty Eight acres one road and therty ieght perches, And also and undivided third part of all that track or parcel

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Lindsey Power of attorney To Frazes

of land survounded by evater situated in the eastern arm of Tampa Bay in the Country aforesaid about a mile and ahalf or there a bouts South ward of the mouth of the Hillsborough river being the second Island from the main land South wardly of the Town of Tampa and known as Rabbit Island be the contents thereof more or less. - Know ye that I the raid Henry Lindsay have anade and cons tituted and appointed Major Donald Francer of the army of the United States of Unerica my true and lawful attorney for me and in my name and in conquection with the said Donald France and John Munroe as owners of the Other two undivided third parts of the raid two tracks of land before described to leave let sell or demine the raid two tracts of land or either of them to such person or yer rows and for such term or member of years and at and under such yearly and o other vents as he my said attorney and the owners aforesaid shall thing fit. Or otherwise to rell and dispose grant and convey the same and all my right title and interest therein for such price or sum of money and to such person or persons as he my said attorney and the awners afore raid shall thing fit and right. And also for me and in my name to Seal rigin and deliver such deeds and conveyances for the rale there of or any part thereof with such cloures coverants and agreements to be therein contained as my said attorney and the two owners aforeraid shall deem fit and expedient and also I appoint the raid Donald France my attorney for the interest that I hold of one fifth

Zvarer To Bartholomen Delsmere

part of the Schooner called the Pilot to let sell or demise the said one fifth part of said Schooner Pilot her hull most Sails and Anchors and other appurtenances belonging unto the Said Schooner.

Hereby ratifying and confirming all that my raid

attorney may or shall lawfully do

In testimony Whereof I have hereanto set my hand and Seal this Twenty Mineth day of May Eighteen hundred and Thirty Eight

Henry Lindsay

Tigned Sealed & delivered in presence of Manuel Olivella

This indenture made the fifth day of be bruary in the great of our Lord one thousand eight hundred & thirty nine Between Herry Lyndrey of Tampa Horida by his attorney Donald France of the enequest and Bartholomew Delapsiere of the Bills Bounty & Bate of New York, of the record part. Wilnemeth. That the raid party of the first part for and in consideration of the rum of Lawr hundred Dollars lawfull money of the United States of America to him in hand poid by the raid party of the record part at or before the envealing and delivery of these presents the rooth whereof is hereby acknowledged has remised released where of is hereby acknowledged has remised released with and to his heirs and assigns parever of the second part and to his heirs and assigns parever of the that one undivided third part of all that tract or garden of land rituated in the County of Heillsborough

Veritory of Florida & bounded & described as follows to wit commencing at a point about ten chains west of the mouth or entrance of a Slue or branch making in to the Hills borough river nearly opposite Fort Brooke on the opposite ride of raid River and about forty five chairs west of raid Willsboroug river marked by a pill of stones thence north thirty one degrees west Twelve chains thirty links to a stake raid line passing near the raid River a Large pine tree marked, from said stake north fifty two degrees five minutes, east eight chains and seventy lover links to the eastern bank of said There or branch, thence morth forty two degrees, east twenty four chains fifty links through two pine trees marked to a pine tree, thence north reventy three degrees fifteen minutes, east thirteen chains ninety links through a Stake to the Willsborough river at a point marked by a Stake, thence Southwardly and wester ardly along raid river as far as low water mark to the place of begining containing fifty eight one undivided third part of all that tract or parcel of land surraunded by water rituated in the eastern arm of Tampa Bay in the County aforeraid about a mile and half or there about Janthord of the mouth of Hillsboraugh river being the record Veland from the main land Southwardly of the town of Jampa or Fort Brooke and known as Rabbit Island be the contents thereof more or less logether with all and singular the tenements heredi taments and appartenances thereunto belonging or in any were appertaining and the verexion and

and reversions remainder and remainders sents is we and property possession claim and demand what sees is as well in law as in equity of the raid party of the first part of in or to the above described premises together and every part and parcel thereof with the appurtenances.

To have and to hold all and ingular the above des oribed premises together with the aggurtenances unto the raid party of the recond grant his heirs and asseigns forever.

In Withen Where of the raid party of the first part hereunto set his hand and Seal the day and year above written

Sented & delivered in presence of Augustus Iteel G. Tunderland by his Attorney Donald Fraser

This indenture made the fifth day of February in the year of our Lord one thousand Cight hundred and Thisty mine. Between Augustus Steele of Tampa billsborang County Territory of Florida of the first part and I det Phillippe of the record part Witnesseth. That the raid party of the first part for and in consideration of the sum of Inches dred dollars lawful money of the United States of America to him in hand giand by the raid party of the record front at or before the enrealing and delivery of these presents the receipt evhereof is hereby asknowledged has remised released and guit-clair med and by these presents does remise release and guit-clair unto the mid party of the record sust

This of a and to his heirs and anigon forever. All that parcel or lot of land returated on the east ride of Hellsborough river in the Country of Hillsborough and Territory of Florida and Known and derig noted on the great or man entitled Man of a part of the Town of Jampa East Florida filed in the Office of the Elerk of the County Court of the county aforeraid, as number four (4) and bounded westerly by Tampa Street, Southerly by lot number Three (3) easterly by unsurveyed ground and northerly by lot number fire [5] measuring one hundred and reven and half feet in length from east to evert and Forty feet in breath be the contents thereof more or len reserving by the terms of this indenture to the raid party of the first part the right of wall in the above described premises to the lot of adjoining on each ride of said premises Together with all and ringular the tenements heredita ments and appurtenances therecento belonging or in any were appertaining and the reversion and reversions remainder and remainders vents issues and profits thereof And also all the estate right title interest property possesion claim and Lemand whatsoever as well in law as in equity of the said pasts of the first part of in or to the above described pre meres and every part and parcel thereof with the apartenances Vohane and to hold all and singular the above mentioned and described premises to gether with the appurtenances unto the raid party of the second part his hein and anigns for ever

In witness Where of the raid party of the first part has hereunts set his hand and deal the day and year above written fealeds delivered in the Augustus Steele presence of Manuel Olivella Recorded on the above day

Know all men by these presents that whereast John Manroe of the army of the United States am Tiezed and in ponenion of one undived third part of all that tract or parcel of land rituated in the Coun ty of Hillsbough and bounded and described as follows to wit commencing at a point about ten chains west of the mouth or entrance of a Ilee or branch making into the Hillsboroug river nearly sprosite Fort Brooke on the opposite side of said in ver and about forty five chains west of said Hells borough river marked by a gill of stones thence north thirty one degrees west Twelve chains thirty links to a stake, raid line passing (near the said river) a large pine tree marked - from raid stake north lifty two degrees five minutes east eight chains and seven by four links to the eastern bank of raid This or branch thence north forty two degrees east twenty four chains fifty links through two pine trees marked, to a pine tree, thence north seventy three degrees lifteen minutes east thirteen chains ninety links throug a stake to the Hillsboroug rever at a point marked by a stake theme Souther arally & westwardly along said river as far as low water mark to the place of beginning.

containing fifty eight lever one road and thirty eight perches. And also one undivided third part of all that tract or parcel of land surrounded by water return ted in the eastern arm of Jampa Bayin the County afore raid about a mile and a half or there about Southward of the mouth of the Wills borough river being the record wiland from the main land Southwardly of the town of Fampa and known as Rabbit Island be the contents thereof more or less. Know eye that I the said John Mon ral have made constituted and appointed and by these gresents do make constitute and appoint Major Donald Fraser of the Urmy of the United states my true and lawfull attorney for me and in my name and in conjunction with the raid Donald Fraser and Henry Lindsey as owner of the other two undivided third parts of the two track of land before described to leave let sell or demine the raid two tracts of land or either of them to such person or persons and for such term or number of years and at and under ruch yearly and other rents as he my raid attorney and the owners aforeraid shall thing hit. Or otherwise to rell and dispose grant & convey the same and all my right title & interest therein for such price or rum of money and to such person or gerrons askemy raid attorney and the owners aforeraid shall thing fit & right. And also for me & in my name to real ugo & deliver such deeds and conveyances for the rale thereof or any part thereof with such clan ses covenants and agreements to be therein

Lindsey To Frazer

contained as my raid attorney and the two owners aforeraid shall deem lit and expedient. Hereby votifying and confirming all that my raid attorney may or shall lawfully do in the geremises — In testimony Whereof I have hereunts set my hand and Ital this I wenty third day if November Eighten hundred and thisty of even I somewhat I sale of Salivered I John Monrae in presence of M. I. Hearly John it ultivam

Know all men by there presents that whereas of Henry Lindsey of Jampa am Seized and in possession of one undivided third part of all that track or har cel of land return ted in the County of Hillsborough and bounded and described as follows to wit commencing at a point about ten chains west of the mouth or entrance of a flue or branch making in to the of illsboraugh river nearly opposete Fort Brooke on the opposite ride of said rever and about forty five chains west of said Hills. borough river marked by a pile of Stones, thence north thirty one degrees west Iwelve chains thirty one links to a stake said line passing hear the raid river, a large pine tree marked from raid stocke north fifty two degrees five minutes east eight chains and reventy four links to the eastern bank of raid of lue or brounch thence north forty two degrees east twenty four chains lifty Cinks through two pune trees marked, to a pine

tree thence north reventy three degrees liften minu ter east thirteen chains ninety links through a Stable to the Hillsborough mover at a point marked by a stake thence Southwardly and westwardly along raid river as far as low water mark to the place of beginning containing fifty Eight deves one road and thirty eight perches and also one undivided third part of all that tract or parcel of land surrounded by water in two ted in the eastern arm of Tampa Bay in the country apore raid about a mile and a half or there about Southward of the mouth of the Hillsborough river being the record Island from the main land Southwardly of the Town of Tampa and known as tabbit Island be the contents were or less thereof more or less Know ye that I the raid Henry Lindsey have made constituted and appointed Major Donald France of the army of the United States of America my true and lawful attorney for me and in my name an in conjunction with the raid Donald Fraser and John Manrae as owners of the other two undivided third parts of the said two tracts of land before described to leave tet sell or demise the said two tracts of land or either of them to such person or persons and for such term or mumber of years and at and under such yearly and other vents as he my said attorney and the owners aforeraid shall thing fit Dr otherwise to rell and dispose grant and convey the same and all my right to the and interest therein for such

price or rum of money and to ruch person or gersons as he my raid attorney and the owners aforesaid shall thing fit and right. And Also for me und in my name to real right and deliver ruch deeds and conveyance for the rale thereof or any part thereof with ruch clauses coverants and agreements to be therein contained as my raid attorney and the two owners aforeraid shall deem fit and expidient, here by ratifying and confirming all that my raid attorney may or shall lawfully do.

In testimomy Where of I have here unto set my hand and Jeal this Twenty minth day of May Eight eight of Jealed and Shirty Eight.

in presence of Manuel Olivella

Henry Lindsey

This Indenture made the fifth day of Ilbruary in the year of our Lord one thousand Eight hundred and Thirty nine. Between Henry Lindsey of Tampa Floridas John Monroe of the United States Army by their attorney Do nald Fraser and the raid Donald Fraser for him self of the Army of the United States Armen of the record part and Lewis Roxas of Sampa of the record part Witnesseth that the raid parties of the list part for and in consideration of the rum of Sixty Dollan lawful money of the United States of America to them in hand paid by the raid party of the record part at or before the enrealing and delivery of there

presents the receipt whereof is hereby acknowled ged howe remised released and quit claimed and by these presents do remise release and quit-dain unto the raid party of the record part and to his heirs and arrigors porever. All that parcel or lot of land returnted on the west ride of Hillsbrough River in the Country of Fbills borough and Territory of Horida and known and designated on the map or plat entitled "Jampa City" filed in the Office of the Elerk of the County Court of the County aforeraid as number thirteen (13) and bounded easterly on the raid Willsboraugh rever Southerly on allen Itreet westerly on Lindsey Street of northerly on lot number fourteen (14) and measuring one hundred feet in breath and in length containing more or less Together with all and singular the tenements hereditaments and appurtenances there unto belonging or in any wire appertaining and the reversion and reversions remainder and remain den rents inver and profits thereof and also all the estate right title interest property pone non claim and demand whatroever as well in law as in equity of the said parties of the first part of in or to the above described premeses and every part and parcel thereof with the ingular the tenements mentioned and des cribed premises to gether with the appartenon cer unto the said party of the record part his heirs and assigns for ever

In witness Whereof the raid parties of the first part have hereunto let their hands and real the day and year I first above written Trated & delivered Henry Lindsey ? by their attorney in the gresence of John Morroe I Donald France Augustus Steele Donald Fraser George Tunderland Territory of Horida Hillsborough County Personally came Henry Lindsey John Monroe by their attorney Donald Fraiser who as their attorney and for himself acknowledged the within isostrument to be his of their acts for the porgrores therein expressed Before me this 5th day of February 1839 Augustin Steele Vudge off. C. C.

Know all men by these presents that I abram a free Black man of the Terminole nation emancipated as a Have by Micco hope head cheif of raid nation on the eithteenth day of June eighteen hundred and Thirty being teized and possessed in my own right of full and convertorioted property in and to a certain negro allave named Renty son of Hagar as will appear by the record of the council book of the agent Gen! Wiley Thompson page twenty five dated 5th Jusae 1835 in consideration of the natural affection which I bear for said Benty as my own son by said woman Hagar do hereby emancifiate raid Renty from Havery hereby fully and enterity abrolving him from any obligation of service or other fealty due from a Slave to his master in which full and complete freedom? hereby warrant and defent him against the claims of all persons whomsoever. In witness wherof I have hereunto set my hand Seal this Twenty third day of Lebraary Eighteen hundred and Thirty hime Done in presence of Augustus Steele John C. Carey

To all persons to swhom these presents shall come greeting Know ye That Whereas a certain free black woman by the name of Polly lately a verident in the Seminole nation in the year Eighteen hundred & thirty fire became the purchaser and owner of a negro woman Have named Judy bought by the said Free woman Dolly in It augustine in the year aforeraid and whereas the raid Polly did in Eighteen hundred and thirty five Mortgage the Jaid Have Judy to the under signed William M. Graham for the nurpord of secu ving to him the rack rum of One hundred and twen to five dollars which run was advanced to said Polly to and her in the purchase of raid Have, and whereas the mortgage aforesaid having been placed in the hands of the late Gen. Wiley Thompson Lemi mole Indian agent was at his death transferred by D. M. Theffield to the western agency. how therefore be it known that the said mortgage has been fully poid to the undersigned win M Errapain the receipt where of in full of the aporeraid Juin of One Handred and twenty five dollars an all interest accounted thereon is here by acknowledged I the raid Mortgage hereby Cancelled and rende red void and of no effect.

Intestimony Where of I have hereunto set my hand and I eal this Fixth day of April Eighteen

psendred and thirty five

In presence of Manuel Blivella Charles F. Spear

the words! named Judy" interlined before rigning

William on Graham

Territory of Florida ? Willsborough County)

Personally came the above aromed William M. Graham a Major in the Urmy of the United States who asknowledged the foregoing Instrument to be his own act for the purposes therein Specified.

Before me this 6th day of agril 1888 Augustus Steele

Judge H. C. C.

William M. Grahom.

Territory of Florida ? Hillsboraugh Caunty?

of the army of the United States certifies on outh that some time in the year lighteen hundred and thisty two he sold to antonio Pacheco of Tampa Horida a negro man Mave by the name of Louis that sometime in the Month of Rugust or September of 1838 he saw the said negro man Louis in the Indian nation in Arkansas when de pronent understood he had been sent with the Teninole Indians that he saw him and spoke to him several times:

I. S. M. Intork

Territory of Florida ? Hills borough County?

Personally came John G. Degnolds a bientermant in the United States Marine Corps who having been duly I worn, States upon his oath that he is an emigrating and disbussing agent that among a party of Vadians designated to be removed by the deponent was a negro man hamed Louis represented to be a Slave and the gropesty of the estate of Untonio Pacheco decessed who had already been sent to Fort Pike in Lousiana that this degronent enquired of General erup what disposition should be made of said of buse 10 represented to belong to said estate that General Verup replied take him to the west and let him the Government pay for him. That this order was given at Fort Brooke in Horida in April 1438 and that accordingly in the month of Veptember following the raid oflare. was turned over to the receiving agent in the Indian Country west by this diponent

Vavorm to and ruberited Vohn G. Reynolds
before me this 26th day of 9th Lieut U.S. M. E.
March 1839 Distig Agent Ind Dat
Augustus Steele Judge
H. E. E.

Territory of Florida?

Versonally appeared John C. Earey a Captoin in the United States army who having been duly Iworn states upon his sath that in Decem ber 1835, he was acting assistant quater moster at the post of Fort Brooke and that by order of the Commanding officer Capt &. S. Belton 2.d. artillery he John E. Casey hired a negro man named Lewis from a Mrs. Pacheco widow of Untonio Pacheco (a resident of the Coast below Tampa) as an inter preter to accompany the command of Major Dade W.S. Army. Hel. John E. Carey hired raid negro man Lewis on the 23d December 1835 at the rate of twenty five Dollars per month and on that day the negro joined Major Dade & accompanied his command on the federal road towards Fort King - This dens ment did not see or hear any thing of said negro untill about april or May 1837 when he came in from the nation with the Chief Jumper who re presented that after the battle of the 28. December 1835 between the deminoles Indians and the command of Major Dade before mentioned, he Oursper, had raved the life of the negro man Lewis aforeraid and was therefore entitled to him

The negro Lewis was by order of Major General Thos. J. Jesup confined at this post for some time and subsequently by the order of the same commanding General sent to Fort Pike with Louriana with the Teminole & Teminole - negroes.

When the party at Fort Pike Lousiana was once red to be removed west of Arkansas this deponent tated to the Commanding General that the negro Leves who was downed by the Chief Jumper as contured property was the property of widow to ache co. neverthelen the General said that he must accompany the other to dikansas This conversation occurred in the month of Agril 1838 about the time that Lieux Reynolds one of the emigrating agents was starting with a party and with orders to take west those then at Fort Pike Lauriana among which East party was the aforeround negro Lewis: This de powent pether mean that he has paid to the estate of them? dow Pachleo one months wages for services of and negro Leves amounting to twenty five Dolls and that he, John E. Correy, has not maid any other rum for services of said negro or his time nor given any Authority to successors in Office or other to do so John E. Carey Tworn and rub, cribed Capt U. J. army before note this 15th 4a.a.g.m. day of April 1839 Momenel Shirella

Notary Public

This indenture made the Twenty fifth day of Agril in the year of our Lord one thousand eight hundred and Thirty Nine Between Cooran & Esoper of Horida of the first part and Odet Phillips of Jampa in the Territory of Florida of the record part. Witnesseth that the said party of the first part for and in consideration of the sum of Fifty Dollars lawfull money of the United States of America to him in hand paid by the raid party of the record part at or before the ensenling and delivery of these pre rents do several the receipt whereof is hereby acknow tedged has remised released and quit- claimed and by there presents do remise release and quit-claim unto the said granty of the record part and to his heir and anyon for eve. All That certain parcel or Lot of land returnted near the mouth of the Hills borough Rever on the western side of said river in the County of Hillsborough and Territory of Horida and in the place or village called Toin pa City as numbered and designated on the plan and plat of said Jampa Lity embraced within the following boundaries and containing more or len To wit Lat number dix teen [16] bounded easterly by the Hillsborough River and having a Slive or a small stream garring through and emptying into raid River and raid eastern boundries Southerly by lot number fifteen (15) Westerly by Lindsey Street and nor therly by Julia Street Together with all and singular the tenements hereditaments and appurte non des thereunto belonging or in any wise

appentaining and the reversion and reversions re mainder and remainders rents inces and properts there of. And also all the estate right title interest property possesion claim and demand whatsever as well in law as ion equity of the raid part of the first part of in or to the above described premises and every part and parcel thereof with the appur tenances. To have and to hold all and ringular the above mentioned and described premises together with the appartenances unto the raid party of the record part his hein and anigns for ever In witness whereof the raid narty of the first part has hereunto set his hand and deal the day and year first above written. C. C. Cooper Tealed & delivered in presence of Wim B Lovelace Vonnes off. Britt

This indenture made the Twenty lifth day of of April in the year of our Lord One thousand Eight hundred and Thirty Nine. Between Cooran & Cooper of Florida of the first part and that Anthors Major Donald Fraser United States Urmy of the second part, Witnesseth, That the raid party. of the first part for and in consideration of the runs of Thirty two Dollars lawfull money of the United States of America to him in hand fraid by the said party of the second part at or before the ensea ling and delivery of these presents the preceipt where of is hereby acknowledged has remised released and quit- claimed and by there presents do remise release and guit-claim unto the raid party of the record part and to his heirs and anigns forever All That certain parcel or Lot of Land rituated near the mouth of the Hillsborough River on the west ride of raid ower in the Country of Hills borough and Territory of Florida and in the place or village called Tampa City as numbered and designated on the plan and plat of said Tampa City embraced ewithin the following boundaries and containing more or len To wit Lot number fourteen (14) bounded easterly on the Wills borough rever Southerly on Lot number this teen [13] Westerly on Lindsey of treet and northerly on lot number fifteen (15) Together with all and singular the tenements hereditaments and appartenances there anto belonging or in any were appertaining and the reversion and seversions remainder and remainder vents inces and profits thereof. An Also all the

estate right title interest property possession claim and demand whatsoever as well in law as in equity of the raid gravely of the first part of in or to the above described premises and every part and parcel thereof with the appurtenances. We have and to hold all and singular the above mentioned and described premises and every together with the appurtenances unto the raid party of the record part his heirs and assigns forever.

On witness where of the raid party of the first part has hereunto set his hand and deal the day and eyear first above written. Vealed & delivered in Cassan & Cooper the presence of Manual Hivella

Hill, borough County Court
Ut Chambers
Tune 1: + 1839

Q. D. Killgore

In the matter of two attachements send aut by James Lymch against Joines Dallam and Philip G. Hambough trading under the firm of Dallam & Hambough in austron to quash attachment could not be sustained in asmuch as bous the two several amounts of said attachment when consalialated are beyond the jurisdiction of this Court legand the jurisdiction of this Court

Willsborough County Court at Chambers July 8, 1839 Order M. 21

Thown and proved to this lower that Daniel Dunton or native of England aged twenty four years light complexion blue eyes brown hair and five feet and five inches high has been a resident of the United States more than five years and has sustained a good moral Character it is ordered that letters of Naturalization be granted to said Dunton Augustus Steele Judge

This indenture made the fiftienth day of July in the year of our Lord one thousand eight hundred and thirty nine Between Augustus exteele of the Gaunty of Hills borough and Verritory of Horida of the first part and Rulus D. Rilly ore of said County, and Territory of the second part, Witnesseth That the raid party of the first part for and in consideration of the sum of two hundred and fifty Dollars lawful money of the United States of Imerica to him in hand poind by the raid party of the second part at or before the enrealing and delivery of these presents the reseight whereof is hereby achnowledged has remised released and guit-claims water the raid party of these presents deth nemise release, and guit-claim water the raid party of the second part and to his

keins and assigns for ever. All that parcel or lot of land intented on the east rite of Hills boraugh boraugh River in the Caunty of Hills boraugh and Germitory of Horida and known and de rignated on the Map or plat entitled "Map of a part of the County of Earning East Horida filed in the Office of the Clerk of the county Eaust of the county aforesaid as number fifty live (55) hounded westerly by water street Just exty by westerly by anterfy by anterfy by Jampa Street and notherly by lot number levely by I four (54) and measuring one hum dred and reven and half lest from afore raid lot number me! I to lot number lifty four (54) contents more or less.

Reveditaments and appurtenance, thereunts beloging or in any wise appertaining and the reversion and reversions remainaler and the reversion and reversions remainaler and remainders rents incees and profits thereof and also all the estate right title interest property possession claim and demand what vever as well in law as in equity of the said proty of the first part of in or to the above described premises and every part and parcel thereof with the appurtenances. To have and to hold all and ingular the tenessests above mentioned and described premises together with the appurent and party of the second part his heirs and uniques for ever.

In evitness whereof the said norty of the first part has hereunto set his hand and real the day and year first above written tealed and delivered in Augustus Steele presence of William Grandin

Territory of Florida Willsborough County

veho acknowledged the within instrument to be his act for the purposses therein set borth

July 15. 1839

Augustus Steele

Manuel Olivella Notary Public

Notary Public for the County of Willsborough do Volemnly of wear that will diligently and faithfully perform the duties of said Office accommend to law to the best of my abilieties who was subscribed before to help me God me at Jampor this 4th day Mannel Plivella of ofpril 1889
Augustus Steele Judge

His E. C.

Know all men by these presents that we ldet Phillips and Manuel Olivella are held and firmly bound unto the Territory of Florida in the grenal rum of five hundred Dollars for the payment of which we bind ourselves our heirs executors and adminis trator jointly and reverally firm by these presents Tealed with our Jeals. Dated the fourth day of April Eighteen hundred and Thirty Nine The condition of this obligation is that whereas the about bounder Manuel Olivella has been com misioned a Notary Public por the County of Hillsborough in the Territory of Florida Now therefore if raid Manuel Olivella shall well and faithfully perform the duties of his raid Office of Notary Public of raid Caunty aforeraid according to law then this obligation to be void and of no effect otherwise to remain in full force and virtue In witness wereof we have hereunto set our hands and Teals the day and year above rivetten Manuel Olivella Done in presence of Odet Phillipse

Sohn C. Casey

Monow all men by these presents that we draws Ball. Wm B. Lovelace and J. A. Browne are held and firmly bound unto the Territory of Florida in the penal num of five hundred Dollars for the payement of which we bind our ; firmly by these presents realed with our deals hundred and therty wire. The condition of this Obligation is that whereas the above boun den argus Ball has been appointed an ductio neer for the County of Hillsborough, Territory of Floreda. Now therefore if the raid argus Ball shall faithfully discharge the duties of his said Office agreeably to the requisition, of the law of the Territory _ Then this obligation to be void and of no effect otherwise to remain in full force and virtue Straus Ball Vested & Lelivered in W. B. Lovelace presence of Manuel Blivella F. A. Browne Nath . B. Patch

I know all men by these presents That I Wim Cooley of the first part for and in consideration of the run of dix hundred and Vawenty five Dollars lawful money of the United States to me in hand paid at or before the ensealing and delivery of these presents by Levi Collar of the record part the receipt whereof is here by acknowledged have bargained and rold and by these presents do grant and convey unto the raid party of the record part his exe cutors administrators and assigns. It mego wench named Maria about 35 years old warranted round. To have and to hold the same unto the said granty of the record part his executors administrators and anign, for ever. And I do for my heir executors and administrators coverant and agrel to and with the said party of the second part to ever want and depend the rate of the raid Pegro Maria hereby rold unto the raid party of the second part hi, executors administrators and assigns against all and every person and penons whom so ever In withen whereof I have hereunto set

In witness whereof I have hereuntored my hand and real the Fourteenth day of August One thousand eight hundred and Thirty Wine

Tigned realed and delivered ing presence for

William Cooley

Now all men bytthese present that whereas Maximo Abernander of the Country of Hills Jorangh and Territory of Florida am entitled to a preemption right to a quater rection of land intracted in the County of Hillsborough Territory of Florida on the wist ride of the Hills borough Rever and near its mouth embracing the rite of the place or village Known by the name of Tampa City agreeably to a plan filed in the office of the Clerk of the Eaunty Court of the County aforeraid at Jamps how know ye that I the raid Maximo Hernander have made constituted and appainted Donald Frances Menry Lundsey and John Mierroe my trul and lawfull attornies irrevocable in my name but for the role we and benefit of the raid Donald France Henry Lindsey and John Munroe to grant bargain and sell all my right title and enterest in and to raid premises and in my name on the conditions aforeraid to make such conveyon ces and title to raid premises as they may thing fit and progres, Hereby ratifying and confirming all that my raid attorney, may compuly do in any name as poresaid in the greenises In witness whereof I have hereunto set my

In witness whereof I have hereunto set my hand and real to this growe of attorney this lixth day of Agiril Eighteen hundred and thirty eight signed Sealed & delivered

tigned Sealed & delivered in presence of Augustus Steele William Bunce

Maximox Hermandes Mark Gent Order nº22 Willsborough Courty Court July 8. 1839 Chambers Ordered that letters of administra tion be granted to John B. Allen as creditor of the estate of Alexander M. Pherson deseased Mugustus Peace Pudge V. J. B. Allen administrator for the estate of Alexander M. Pherron deceased do tolering Javear that to the best of the knowledge and believe that there are no heirs or legal represen tatives to the estate of the raid declared in being. I also mear that I will well and truly administer all and ungular the goods chattels rights and credits of solid decessed make a just and true inventory of the same pay his debts as far as the assetts of the estate should extend and the low directs, make a fair distribution according to law and render a true account of administration of the estate when there is reguered John B. Allen I worn to & Subscribed before me this 28th day of July 1839 Augustus Fteele Gudge H. C. C.

John B. Allen administrator on the estate of Alexander M. Pherron deceased & S. S. Shannon are held and firmly bound unto the Ferritory of Horida in the penal rum of one hundred dolls for the payment of which we bind our relies our heirs and assigns jointly & reverally firmly by these presents realed with our reals Dated this I wenty eight day of July Eighteen hundred and thirty nine.

The condition of this obligation is such that if the above bounder John B. Allen administrator of all and singular the goods & chattels rights & credits of alexander Mc Phenon deceased do make or course to be made a true and perfect inventory of all and ringular the goods chattels rights and credits of the raid deceased which have or shall the said John B. Allen or in to the hands of any person or persons for him and the same so made do course to be filed in the Elesks Office of the County Court of Hillsborough at or before the first day of October next ensuing and all the goods and chattels rights & credits of the raid deceased at the time after shall come to the hands or progression of the raid John B. Allen or to the hands or possession of any other person or gersons for him do well and truly administer according to low: And futher make or course to be made a true and just account of his administration when required & all the vest and residue of

13%

goods & chattels rights and credits which , hall found remaining upon the raid administrator account the rame being first examined and allowed by the County Court of the Country of Hillsborough That deliver and pay to such person or persons vergestively as the raid court by their order or decree perquant to the true intent and meaning of this act thall appoint and direct; Und if homester it shall thereafter appear that any last will and testament was made by the raid deceased and the executor or executors therein manual do file the rame in the office of raid laure then making request to have it allowed and gipne ved and the raid will is allowed and approved by the raid Court then if the raid John B. Allen above bounden being thereunto required do render and deliver his said letters of Malminis tration then this obligation to be vaid and of no effect otherwise to remain in full force and virtue. In testimony whereof we have hereunto set our hands and Seals the day and year above written John B. Allen Jest Tigned dealed & delivered in presence of Manuel Olivella E. S. Shannon Elege

Towell M. Starr Eleas

Territory of Florida Country of Abillsborough To all to which there presents shall come greeting. Whereas John B. Allen at present of the County and Territory apoveraid has been duly qualified according to law as administrator of all and singular the goods and chattels rights and credits of Alexander Mc Pherson deceased and has entered into bond obligatory to the Territory of Florida with E. J. Shannon and Samuel Il. Starr recurreties in the prenalty of One hundred Dollars conditioned for the faithfull performance of his duties as adminis trator as aporerard. Wow Know ye that administration of all goods and chattels rights and credits of the raid Alexander M. Pherran deceased is hereby granted to the raid John B. Alken. Witness the Honorauble Augustus Italle Judge of the County Court of Hillsborough County this 8th day of July 1839 Territory of Florida Zounty of Hillsboroug ? Administration are duly recorded in my Office this 20. th day of Lept 1839

Order n. 23 Hills borough County Court June 1st 1839 at Chambers In application of Manuel Olivella a martine of the Island of Buba to become acitizen of the United States and it appearing by the record of this Court that the said Olivella has com plied with the requisitions of the low in such cares anade and provided & it being within the knowledge of this Court that the raid Olivella has resided more than five years in the Territory of during that time has bethered a a man of good moral Character attached to the principles of the Constitucion of the United States having declared on oath that he will support the Constitution of the United States & that he doth renaunce and abjure all alligionees fidelity to every foreign prince Potentate or To vereignty & particular to the King of Grown Thereugion the raid Manuel Olivella in admitted a litizen of the United State, and due record there of ordered to be made Augustus Steele Judge

Know all men by these present That whereas I. Bartholomen De la Pierre of the city of New Jork am reized and in ponemion of one undi vided third part of all that tract or parcel of land intuated in the country of Whillsborough Territory of Florida and bounded and des cribed as follows to wit. Commencing at a point about ten chain west of the mouth or entrance of Alue or branch making into the Hillsborough viver nearly opposite Fort Brooke on the opposite ride of raid river and about forty five chains west of said Hillsborough river mosthed by a pile of stones, thence north thirty one degrees west twelve chains thirty links to a state, said line persong (near the said river) a large june tree marked from said stake north fifty two degrees five minutes exist eight chains and seventy four links to the eastern bank of said slue or branch, thence north forty two degrees and twenty chains fifty links throug two pine trees marked to a june tree, thence north seventy three degrees lifteen minutes east thirteen chains ninety links through a stake to the Hillsborough river at a point marked by a stake __ thence routh wardly & westwardly along raid rever as for as low mater mark to the glass of beginning Containing fifty eight acres one road and therety eight perches_ Und also one undin ded third part of all that tract or parcel of land surraunded by water situated in

the eastern arm of Jampa Bay in the county afore and about a mile and a half or thereabouts routh wardly of the mouth of the Hillsborough miver being the second Island from the main tound routhwardly of the town of Jamps and known as Rabbit Island be the contents thereof more or len - Know ye that I the raid Bartholo men De la Pierre hard made constituted and appointed and by these presents do make com titude and appoint Major Donald France of the army of the United of tates my true and lass full attorney for me and in my name and on conjunction with the said Donald France and John Munroe as owners of the other two undivided third parts of the raid two tracks of land before described, to lease, let sell or demise. the raid two tracks of land or either of them to such person or person and for such term or number of years and ut and under ruch. yearly and other rents as he my raid attorney and the owners aforeraid shall think lit, Or otherwise to sell and dispose grant and convey the same and all my right title and interest therein for such price or sum of money and to such person or persons as he my raid attorney and the owners aforeraid shall think fit & right And also for me and in my name to real ring and deliner ruch deeds and con veyance, for the raile thereof or any part there of with such clauses coverants and agree ments to be there in contained as my raid

Altorney and the two owners aforesaid shall deem fit and expedient. Hereby ratifying and confirming all that my said attorney may or shall lawfully do in the premises In testimoney whereof I have hereun to set my hand and real this first day of July eighteen hundred and thirty nine Jigmed realed & delivered in presence of B. de la Pierre Andrew Warne

Lity County of New York 3 In this first day of July One thousand Eight hundred and thirty mine before me come Bartholomen de la Pierre known to me to be the person des cribed in and who executed the foregoing Letter of Attorney and acknowledged that he executed the rame as his act and Deed

and year aforeraid Andrew Warner Commissioner for Horista residing in the lity of New

Given under my hand and real the day

for for

Know all men by these presents That whereas I. John Munroe of the anny of the United States am reized and in posserion of one undived third part of all that track or parcel of land rituated in the County of Wills borough Territory of Horida and bounded and described as follows to wit commencing at a point about ten showing west of the month or entreme of a flue or branch making into the Willsborough viver nearly opposite Fort Brooks on the opposite ride of said river and about forty fire chains west of raid obillsborough river marked by a mile of stones, thence north thirty one degrees west twelve chain thirty links to a stake, said line garnens, (near the raid niver) a large pine tree marked from said stable north fifty two degrees five minutes to east eight chains and seventy pour links to the eastern bank of said the or branch thence mosth forty two degree, and twenty four chains lifty links through two pine trees marked to a pine tree thence north reventy three degrees fifteen minutes east thirteen chains ninety links through a stake to the Hillstoraugh river at a point marked by a stake theries Jouthwardly & westwardly along raid river on for as low water mark to the place of beginning. Combaining fifty eight acres one rood and thirty eight perches _ Und celso one undivided third part of all that tract or parcel of land rarrounded by water situated in the eastern arm of Jampon Bay in the

County aforeraid about a mile and a half or thereabouts southwardly of the mouth of the Hills borough river being the record or land from the main land gouthwardly of the town of Jampa and Known as Rabbit Island be the contents thereof more or less - Know ye that I the raid John Munroe as owner have made constituted and appointed and by there presents do make constitude and appoint Major Donald France of the Army of the United States my true and lampul attorney for me and in my mame and in conjunction with the said L'onald Fraser and Bartholomen de la Pierre as owners of the other two undivided third parts of the raid two tracks of land before described to leave, let, sell or demine, the said two tract, of land or either of them to such person or ner sons and for such term or number of years and at and under such yearly and other rents as he my said attorney and the owners aforesaid shall think fit, by otherwise to sell and dispose grant and convey the same and all my right title and interest therein for such price or sum of money and to such gerson or persons in he my raid attorney, and the owners aforesaid shall thingh fit and right. And also for me and in my name to real sign and deliver ruch deeds and conveyances for the rale thereof or any part thereof with such clauses covenants and agreements to be therein contained as my said attorney and the two owners aforeraid

deem fit and expedient. Hereby ratifying and confirming all that my raid attorney may or shall lawfully do in the premiser.

In testimony whereof I have here unto set my hand and deal this Inventifith day of ero wender Eighteen hundred & Thirty Jeven tigned tealed & delivered in presence of John Munroe of M. T. Healy

Louis Bell a native of duebec in the Province of lower landor that this day it is his bonce field intention to become a litizen of the United States and to renounce for ever all allegionce to any foreing Prince Potentate, Itale or To vereignty whatever and particularly to the Queen of Great Britain

Order h. 24 Hillsborough County Court at Chamben Oct 4th 1839 Louis Bell a native of Luebec in the Province of Lower Canada this day applied to be admitted to become a citizen of the United Plates, Whereupon the raid Bell exchibited his honorable discharge from the service as a feargant in the army of the United States which certificate of discharge certifies that he enlisted on the 26 th day of Teptember Eighteen hundred and Twenty Wine and was discharged on the 26th day of Jept 1834 and said certifica te being considered by this court prima facia evidence of said Bells intention of becoming a litizen of the United oftates and it have ing being shown to the ratisfaction of this court that he had verided continually.

in the United States during the last 14 years & taken the oath of alligionee to the United States at the time of his entistement in 1829 I during the whole period has exibited a and the said Bell having declared on oath in open covere that he will suggest the Constitution of the United States and that he doth absolutely & entirely renaunce all alligiance & fidelity to every loveing Prince Votentate or Sovereinity whatever and particularly to the Queen of England. Whereupon the said Lawis Bell is admi Ited a Citizen of the United States

Augustus Pteele

Irder no 25

Chambers

Hillsborough County Court

Ordered that Eller of administration be granted to Major Donald Francer on the estate of David Evansford late Mariner deceased

Muzurtur Steele Tudge

I Danald Fraser administrator for the estate of David Crampord deceased do To Elmony revenu that to the best of my know ledge and believe that there are no heir

or legal representatives to the estate of the said

I also swear that I will well and truly ad minister all and singular the goods chattells rights and credits of said deceased make a just and true inventory of the same pay his debts as far as the assetts of the estate shall extend and the law directs make a fair distribution according to law and render a true account of administration of the estate when there is required Gonald Frases

before me this 26th day of October 1839 Augustus Steele Gudge H. C. C.

Know all men by these presents that we Donald Fraser Administrator on the estate of David Crawford deceased & William B. Love lace are held and firmly bound unto the Territory of Florida in the grand num of Ine hundred Dollars for the payment of which we bind ourselves our heirs and anigms jointly & severally firmly by these presents realed with over Jeals Dated this Twenty six the day of October Eighteen hundred and Thirty Nine.

The condition of this obligation is such that if the above bounders Donald Frances administrator of all and singular the goods I chattels rights & credits of David Crawford deceased, do make or course to be made a true and perfect inventory of all and singular the goods chattels rights & credits of the said decen ged which have or shall come to the hands know tedge or pronencon of any other person or persons for him do well and truly administer according to lan. And futher make or course to be made a true and just account of his administration when required & all the and credits which shall be found re maining upon the raid administrator account the same being first examined and allowed by the County Court of the County of Hillshoraugh. Shall deliver and pay to such person or persons respectively as the sand court by their order or decree pernumt to the true intent and meaning of this act shall appoint and direct.

Und if it shall there after appear that any last will and testament was made by the said deceased and the executor or executors therein named do fite the same in the Office of said court making request to have it allowed and approved by the said Court then if the said Domald Fraser above bounder being therewatto required do render and deliver his said Letters of Administration then their obligation to be void and of no effect otherwise to remain in full

force and virtue. In testimony where of we have hereunto set our hands and deals the day and year above written Tigned dealed & delivered in goverence of Territory of Horida County of Hillsborough To all to which there are Whereas Founded France at present of the Lounty and Territory afore said has been duly gertified according to law as administrator of all and singular the gusd, and chattels rights and credits of David Cramford deceased and has entered in to bonds obligatory to the Territory of Florida with William B. Lovelace as securietie in the penalty of One hundred Doll conditioned for the faithfull performance of his duties as Administrator as aforegoid Now, Know ye that administration of all goods and chattels rights and credits of the raid David Crawford deceased is hereby granted to the said Donald France Witness the How. Agustus Steele Judge of the County Court of Hillsborough altert this 26th day of Oct Mamuel Olivella Elerk ofl. C.C. 1839

152.

Quit Claim

This underture made the Twelveth day of Novem ber on the year of our Lord one thousand eight hundred and Thirty Nine Between John Dar ling 3° of Tampor Hillsborough County Territory of Florida of the first part and Samuel Darling 2. of the town of Groten Country of Caledonia State of Vermont of the record part Witne noth. That the said party of the first part for and in consideration of the sam of five hundred Dallan lawful money of the United States of America to one in hand paid by the and party of the record part at or before the enreating and delivery of these presents the receipt whereof is hereby acknowledged has remised re leased and guit = claimed and by these presents do remise release and quit- claimed unto the raid party of the second part and to his heirs and assigns forever, All that parcel or Lot. of Land numbered as Lot No Sixty Nine 69) first Devision of Land in the Journ of Groten in the Country of Caledonia and State of Vermont Louven to the original right of David Farsett. Together with all and singular the tenements hereditaments and appurtenances thereunto belonging or in any were appertaining and the reversion remain der and remainders vents inner and profits thereof, otand also all the estate right title in terest progresty possession clours and demand whatroever as well in law as in equity of the raid party of the kirst part of in or to the

above described gremises and every part and parcel thereof with the appartenances. To have and to hold all and singular the above mentioned and described premises toge ther with the appurtenances unto the said party of the second part his heirs and anigns for In witness whereof the said party of the first part has hereunto set his hand and real the day and year first above written Sealed & delivered in John Darling 3d presence of Nath. B. Patch J. M. Chritie Territory of Florida ? Hillsborough County) Personally came Johndon ling 3 who acknowledged the foregoing instrument to be his act for the purposes therein set forth Below me Nov. 12th 1839 Tohn Darling 34 W. B. Lovelace Tourstony of Florida ? Hillsborough County) I certify that William B Love lace whose signature is above written has been duly commissioned and sworn as a justice of the peace for the County afore raid Given under my handsteal of Court this 12th day of Nov. 1839 Augustus Steele Judge H. E. G.

Order N.º26

Hillsborough County Court November 30th 1839

Chamber

Dedered that letters of administration be granted to Phillip G. Hambaugh on the estate of I. D. Dallam declased.

I Phillip G. Frambourgh Administrator for the estate of I. B. Dallum Loceased do Soleming swear to the best of my knowledge and believe that there are no heirs or legal representatives to the estate of the raid deceased in being

minister all and singular the goods chattels rights and credits of said deceased make a just and true inventory of the same pay his debts as far as the anetts of the estate shall extend and the law directs make a fair distribucion according to law and vender a true account of Administracion of the estate when there is required.

Vavora & Subscribed before me this 30th day of Nov. 1839

G. Hambaugh administrator on the estate of J. B. Dallum deceased & Thomas E. Wilson

the Territory of Florida in the grenal rum of Two thousand dollars for the payment of which we

bind our jelves our heirs and arright jointly & reverally fixanly by these presents realed with our reals dated this thirtieth day of evor. Eighteen hundred and thirty nine

The condition of this obligation is such that if the above bounder Phillip G. Warmbaugh Ad ministrator of all and jungular the goods & chattels rights & credits of V. B. Dallum deceased do make or course to be made a true and perfect inventory of all and ungular the goods chattels rights & cradits of the raid deceased which have or shall come to the hands knowledge or possession of any other person or persons for him do well and truly administer according to law. And further make or cause to be made a true and just account of his adm nestration when required & all the rest and ren due of goods & chattels rights & credits which shall be found remaining upon the raid administra tor account the same being first examined and allowed by the County Court of the Country of whills borough, I hall deliver and pay to ruch person or persons respectively as the raid Court by their order or decree permuant to the true intent and meaning of this act shall approint and direct

Und if it shall thereafter appear that anyland will and testament was made by the said de ceased and the executor or executors therein named do fife the saine in the Office of said Court making request to have it allowed and approved by the said court then if the said Phillip & Hambangh whos bouden being theteunto required do render and deliver his

raid letter of Administration then this obligation to be void and of no effect otherwise to remain in full force and virtue. In testimony where of we have hereunto set our hands and reals the day and year above written

Tigned Tealed & delivered in presence of

Territory of Horida County of Hillsborough

To all to whom there presents

shall come greeting

Whereas Phillips G. Hoambaugh at present of the County and and Territory aforeraid has been duly qualified according to law Administrator of all and singular the goods and chattels rights & credits of J. B. Dallum deceased and has entered in to bonds obligatory to the Territory of Horida with Thomas E. Wilson &

dollars conditioned for the faithfull performance of his duties as administrator as aforegaid.

goods chattels rights & crealits of the raid & B. Da flum declased is hereby granted to the raid Phillip g. Hambangh

Witness the Hom! Augustus Stacke Judge of the County Court of Hillsboroug this 30th day of Nov 1839

This indenture made the Twenty fifth day of De cember in the year of our Lord one thousand eight hundred and Thirty Nine. Between William W. Morry of the army of the United States by his attorney in fact May Donald Fraser of Janga of the first part and Julia ann France of the second part. Witnesseth, I hat the said party of the first part por an in consideration of the sum of Teventy five dollars lawfull money of the United States of America to him in hand paid by the said party of the second part at or before the enrealing and delivery of these presents does reme the receight whereas is hereby acknowledged has remised, reteared and quit = claimed and by there presents does venire release and quite claim unto the par ty of the second prove and to her heirs and anigns for ever. All that parcel or lot of land ntunted on the westerly side of the Hillsborough river in the County of Hills borough Florida and known and designated on the plat or map "Map of Tampa City" filed in the Office of the Clerk of the County Court of said County as number Twenty three (23) and bounded earterly by raid Hillsborough river South-erly by Randolph Street, Westerly by Mouroe Street & Notherly by lot Number Twenty four contents more or less. Together with all and singular the toneme nts hereditaments and appurtenances there

unto belonging or in any wise appertaining

and the reversion and reversions remainder and remounder rents issues and grapits thereof And also all the estate right title interest property possesion claim and demand what roce ex as well in town as in equity of the raid party of the first part of in or to the above described gremises and every part and parcel thereof with the appurtenances To how e and to hold all and singular the above mentioned and described premises together with the appurtenances unto the raid garty of the record part her heirs and anigms for ever.

In witness where of the said party of the pirst part has here unto set his hound and deal the day and year first above written. The words Brand Street excessed before Tigning Donald France Tealed and delivered

in presence of Manuel Olivello, for. W. W. Morris

Order N. 27

Hellsboraugh Caunty Court

Ordered that letters of Administration be granted to John Darling on the estate of the moment Shannon deceased

I John Darling Administrator for the estate of Clemoment Thannon deceased do Tolemany wears to the best of my knowledge and believe that there are not heirs or legal representatives to the estate of the raid deceased in being.

truly Adamonister all and singular the goods chattels rights and credits of said deceased make a just and true inventory of the same pay his debts as far as the anetts of the estate shall extend and the law directs make a fair distribucion according to law and render a true account of Administration of the estate when there is required to vorm & Subscribed before me this 28th day of December 1839

I now all men by these presents that we John Darling administrator on the estate of Clemment Thannon deceased & John B. Allen are held and firmly bound unto the Territory of Florida in the penal rum of Lifty Dollars for the payment of which we bind ourselves our heir and arigher jointly & reverally firmly there presents realed with our Sexts Dated this Twenty Eighth day of December Eighteen hundred and Thisty. The condition of this obligation is such that if the above bounder John Darling Administrator of all and singular the goods chattels rights & credits of the raid Clemment J. Thannon deceased do make or cause to be made a true and perfect in ventory of all and singular the goods chattels vight, & credits of the aid deceased which have or shall come to the hands knowledge or possession of any other person or gressons for him do well and truly administer according to low. Und make or cause to be made a true and just account of his administration when required & all the west and veridue of goods chattels rights & credits which shall be found removining upon the and administrator account the same being first of the County of Hillsborough That deliver and pay to such person or persons respectively as the said lourt by their order or decree persuant to the true intent and meaning of this act shall appoint and direct

and if it shall thereafter appear that any last will and testament was made by the said deceased and and the executor or executor, therein named do file the same in the Office of said Court making request to have it allowed and approved by the raid Court then if the raid Nohn Darling above bounden being thereunto required do render and deliner his and letters of Administration then this Obligation to be void and of no effect otherwise to remain in full force and virtue. In testimony whereof we have hereunto ret our hands and Seals the day and year above written Tigned Lealed & delivered in presence of John Barling John B. Allen Henry Lindsey the Schoenheit

Territory of Florida ? Hills borangh County?

there presents shall come greeting.
Whereas John Darling at present of the Eaunty and Territory aforesaid has been duly qualified according to law as Administrator of all and singular the goods and chattels rights and eredits of Elemanent J. Thannon deceased and has entered in to bonds obligatory to the Territory of Florida with John B. Allen as recurrietie in the penalty of Eifty Dollars conditioned for the faith full performance of his duties as Administrator as ofore said

Now Know ye that administration of all goods chattels rights and credits of the said blemment I. Thannon descared is hereby granted to the said John Darting

Witness the How Agustus I teck Oudge of the County Court of manuel Olivella Hillsborough this 28th Day of Dec Clerk Hb. C. C. 1839

Know all men by these presents that whereas I. William W. Morris of the drong of the United States am riezed and in ponenion of lextoin lots picies and porcels of Land situated tying and being in Tampa City in the County of Hells wording East Florida. Now, Know He that I the raid William W. Morris have made constituted and appointed and by there presents do make constitude and appoint Major Donald Fraser of the Army of the United States my true and lawful attorney for me and in my name grant bargain sell demise lease or let the said above described pieces of Land all or any part thereof to such person or persons and for such sums or sum of money and under such yearly and other vents as he my raid attorney shall think proper Und also in my name to make execute and deliver to ruch person or persons under real or otherwise ruch deed leave or conveyances for the said Land or any part thereof and to sell and dispose grant and convey all my right title interest claim and demand therein with such clauses towerments.

and agreements to be therein contained in said deeds leaves or conveyances as shall be deemed expedient by my said attorney hereby vatifying and confirming all that my said altorney may or shall lampally do in the premises.

In witness where of I have hereunto set my hand and real this first day of July in the year of our Lord one thousand Eight hundred and thirty nine

W. W. Morris

Tigned dealed and delivered in the presence of Thomas Morris geo D. Laoper

State & City & County of New York Be it known that on this pins & day of July Dne thousand Cight hundred and Thirty Nine. Before me personally appeared William W. Morris who to my ratisfaction to be the person of that name who singued and executed the foregoing Power of Attorney and who acknowledged he executed the rame as his own act and deed for the uses and purposes therein mentioned.

In testimony whereof I have hereunto substraited my name and affixed my deal of Office as a Notary Public for the State of New York the day and year above mention med george I. Cooper Wat Pub.

This instrument made at New Orleans this
the 13th day of February 1839 between James Lynch
of the one part & the commercial Firm of Lovelace &
Lindsey of the other part the parties all veriding
at Tampa Bay Floridar witnesses.
That the said James Lynch has this day

discounted for the rand firm their prominory note of this date due 11xty days after date for the russ of Three thousand & three hundred dollars drawn by the raid Zirm in favour of Bird Mr. Grace & by him endorsed. And futher that the the raid ferm have bought of the raid Lynch two Cargoes of goods one ordered from Charles ton & expected to be Thipped from that place on board the Schooner Col De Russey to Jampa Bay before the 1st of April next - the other from New Orleans expected likewise to be Thipped to Tampa Bay on board the Tchooner oblexander before the 1st of March next: for which the said Firm bind themselves to pay the said by on thirty percent propiets in addition to the in voices price or footing of the Bills the said in voices not to exceed in value ieght thousand five hundred Dollars Besides the freight which is not to exceed one dollar per barrel from that leston & seventy five cents per barrel from New Deleans. The raid Lynch bends himself upon the rafe arrival of rand cargoes & to pay for them in fair equal monthly payments - for which terms they futher bind themselves to give their prominary, notes, at the time of the deli

of raid goods which delivery is to be made on board the venels.

The raid Firm further bind themselves to em play arguin Ball as their clerk & to pay him one hundred dollars per month for his resvices for one year provided the raid Ball is willing to accept the situation upon the notification to him of this proposition with leave to quit when he pleases.

And futher the raid Lynch has rented to the raid Lirm for the term of two years a house if finished or if not finished from the time it is finished in Tampa Bay & known as building on routh East corner of raid Lynch rivers lot of one For which the raid Firm bind them relies to pay him Live hundred dollars per year.

How in order to recure the programment of the above rums of the faithful performance of the above ripulations the said Firm bind themselves to coming the goods they have purchased recently in New Orleans, which are about to be shipped to Jampa Bay on board the Schooner Maunt Morish to Argus Ball the ajent of said Lynch at Jampa Bay - And they futher bind themselves to deliver to the said ajent the two cargaes above mentioned which they have purchased from the said Lynch upon the arrival of the said corgoes at Jampa Bay - And that the said corgoes at Jampa Bay - And that the said agent shall secure the preceds of the sales of

the above ruins of money. But the raid agent shall not interfere with or do anything to prevent the sale of said goods futher than may be necessary to secure the payment of the proceeds to him.

tioned should not be paid when due or any of the notes not be paid at maturity then the aforeraid agent shall have the right & full authority to sell at a fair market price a su fficient quantity of the goods to pay the amount that may be due & to apply the proceeds to the payment thereof.

be rigned in duplicate copies & that each of the parties shall claim one

Entered isoto signed & delivered in the presence of wir W. King

Lovelace & Lyndrey

Sames Lynch

Tampa Florida August 1. 1839 We hereby acknowledge this contract to be a true copy our agreement with Col James Lynch and to be our act and deed and hereby confirm to its Voligations by transferring over to said Lynch appainted agent Men Jenkins and Ball all our stock of goods now an hand in Jampa in store and stores as also the bash at present on hand as well as all monies now standing un collec ted on our Books for the purpose of ratisfying the claims of raid Lynch against us the proceeds of the goods sold and Eash received and Claims collected to be applied to that purpose untill raid Lynch dains are fully ratisfied-it is futher understood and agreed on that we are to give every assistance to said agent in our power to facilitate rales of the stock goods now Lovelace & Lyndsey Territory of Florida Hillsboraugh County Personally came Wm B. Lowelace Lindsey who acknowledged the foregoing in

trument of to be the act of raid firm for the purposes therein specified Wm B. Lovelace

Before me Oct 7. 1839 Augustus Steele Tudge

Thipped in good order and well conditioned by Lovelace & Lindsey on board the Tchooner called the Mount Moriah whereof Hawthorn is Master now lying in the Port of New Orleans and bound for Tampo Boy To ray Four Hhas, nine crates twelve Lovelacers Lindsey cares five boxes one Bbb, one cark Tampa Bay tempaper bundles two packejes ove D'Jampa Bay Fackage two Trunks three nests F) Frunks one bundle hush handles one care slatning reventy four bbl. one hundred and eighty eight box es eight two cousk twenty four Denni johns twenty four kegs seven baskets two Bales one rack salt four dot Brooms three Tierces two half the five half Bbls one Bb! One Billiard

being marked and numbered as in the margin and are to be delivered in the like order and con dition at the Port of Tampo Bay E. F. the danger of the reas only excepted unto Mers Lovelace & Lindsey or to their assigns he or they paying freeze ht for the raid Merchandize at the rate of Jeven ty five for each Bb! of five feet Eulic Measure ment. In witness whereof the Master or Clerk of the raid Boat hath affirmed to three Bills of tading all of this tenor and date one of which being accomplished the others to stand roid.

Fated in New Orleans the 14th day of Jeby 1839 Not accountable for Breakage Halsey H. Flanthorn

The within goods to be delivered to Mr Argus Bay Ball ajent for James Lynch at Jamyon Bay E. J. on their arrival at that place as collate ral recurity for a note for Three thousand three hundred dollars payable in sixty days from date drawn by us & endorsed by B. Mr. Grace his agent W. B. Lovelace on payment of this note this assignment is null and void New Oreleans La Lovelace Lindsey

othly persons in the bed to the firm of Lovelace & bindrey for goods bought of them or to the agents of Mr. James Lynch for goods purchased orace ounts created at the same place from and after the transfer of said goods to said agents will please call and so close their accounts without and delay delay and or his authorized agents are alone empowered to collect those claims without B. Lovelace

Tames Lynch

Notice in hereby given that the Backs and accounts of the firm of Lovelace & Lindsey having been placed in the hands of the un derrigned who is the Legal assigned of the raid firm all persons indebted to raid concern or to Mers, Tenking and Ball our agents for goods purchased at their establishment or otherwise will please call and settle their accounts without delay no other person being authorised to collect the same James Lynch lingues of L& &

The within is a copy verbation or duplicate of a notice given to the public at Tampor Ho on the 24th San 1840 and is in the hand writing sexcept 1 the rignature, of W. B. Lovelace

P. G. Hambaugh

New Orleans Leby 13th 9839
3300.00. Sixty days after date we promise to

pay to Bird M. Grace or order the rum

of Three thousand & three hundred dollars.

for value recieved:

Lovelace & hindsey

by Win B Lovelace

Rec't om the within note fifteen hundred dollars this 4th June 1839

James Lynch

New Orleans July 16th 1839 To all to whom it may concern be it known that I have this day by this my act appointed and do hereby constituted Thomas Fl. Jenkinging true and proper attorney and orgent to do and perform if possible the things herein named and merified, which acts of his done incompormity to the power and instructions herein given thall have all the force and wadility of my own act and deed. He will proceed immediately to Jampa He dand when there without the loss of any time he will in conjunction with my Agent there Argan Ball use his best endeavours to have turned over to said Tenkins and Ball or either of them if it is not already done all those cer tam goods and merchandize consingued to me by W. B. Lovelace and Henry Lindsey doing busines under the stile of Lovelace & Lindsey which goods are to be rold for the liquidation and dis charge of my demands in conformity to the wor then deed made to me in this city bearing date the 13th day Lebruary 1839 Mr. Jenkins will bear in mind that the great object to get all the money he can and secure the remainder of the Lebt. The cash will be transmitted to me as fast as collected under my direction, After the merchandize is barned over

ento the possession of my djents. M? Jenkins is them. authorized to negotiate with raid L& Le for the full rate of the raid goods to Senkins Ball & C? or to any other person rafe and roldent person or persons provided that such sale or bargain be not finally closed or made without first giving notice to me in worting and occeiving my written approbation to the bargain unless that such sale be made to some other person than Jenkin, Ball & Co or either of them and the cash paid up or a suficient amount to cover my claims and the same cash good over into the hands of my agents as a matter of course otherwise the said Ball or Tenkins & Ball will continue to sell off the said goods untill my claims are all graid off or ratisfactority recured with interest eight per cent. In case raid I en kins should not be able to collect or secure my demands against the said kirm of L& L. then he is hereby empowed to employ an attorney and in my name to institude suit for the reco very of my claims against raid L& Lov R. D. Killgore or either of them and any other per son being hereafter named by me. which ruits will be brought other in the Caunty of Alachua or Hellsboraugh or both as the case may be. And all such acts done for my benefit and for the recovery of my cloums by said I shall be binding on me and possess the same validity as if myself had been present and acted in person the said acts being done for

the purpose herein expressed As witness my hand and real the day and date above written

Personally appeared before me P.S. Jackson an acting magistrate in and for the City of New Orleans the above Subscriber James Lynch and acknowledged the above to be his own act and deed for the purposes therein stated.

To set my hand this 23 day of July of New Of Ceaus State of Louisiana Of Jackson Judge

Know all men by there presents that W. B. Lovelace of the County of Hillsborough and Territory of Horido for and in consideration of the run of Tix hundred and fifty Dollars to me in hand paid the receipt whereof is hereby acknowledge has this day bargai med sold and transfered And do by these presents bargain sell and transfer unto P. G. Ham bough of the County & Territory above named one negro Woman named Cornelia I hereby bind myself to warrant and defend the rights and title of said negro Woman to said offan baugh against the Claims of all persons what soever. I like were warrant her to be round healthy and free from de roase.

174 Given under my hound and Seal at Jam pa Bay Florida this 25th day of Jany 1846 En gresence of E. E. M. Keige Win B. Lovelace ES Terntory of Florida Hills boraugh County William B. Lovelace who acknowledged the above instrument to be his act for the purposes therein jet forth. Before me this 39? t Day W. B. Lovelace of January 1840 Manuel Olivella Not Gublic Order Nº 28 Affillsborough Courty Court
April 24 th 1840 Chamber Ordered that letters of adminis tration be granted to John B. Allen on the estate of Isaac Webb deceased Augustus steele Tadge I John B. Allen administrator for the estate of Vraac Webb deceased do Solemny swear to the best of my knowledge and believe that there are no hours or legal represen tatives to the estate of the raid deseased in being I also swear that I will well and truly administer all and singular the

goods chattels rights and credits of raid deceased make a just and true inventory of the same pay his debts as far as the Unets of the estate shall extend and the lain directs make a fair distribucion according to law and vender a true account of Administration of the estate when there is required Iwork a Julicribed Before me this 25th John B. Allen day of experil 1840

Know all men by these presents that we John B. Allen Administrator on the estate of Jeane Webb decensed John Daling and Sassuel Il. Storr are held and firmly bound unto the Gernitory of Florida in the ne nal sum of One hundred Doll for the payment of which we bind ourselves our heirs and assigns jointly and severally firmly by these presents realed with our Seals Dated this Twenty fourth day of An ril Eighteen hundred and Forty The condition of this obligation is such that if the above bounder John B. Allen administrator of all and singular the goods chattels rights and credits of Tranc webl deceased do make or course to be made a true and perfect inventory of all and ringu lar the goods chattels rights and credits of the said deceased which have or shall come to the hands knowledge or possession

of him the raid John B. Allen or in to the hands of any person or persons for him and the same so made do course to be filed in the Clerks Office of the Country Court of Hellsborough at or before the first day of May next ensuing and all the goods and chattels rights & credits of the said decea red at the time after shall come to the hands or poisession of the raid John B. Allen or to the hands or possession of any other person or persons for him do well and truly Adminis ter according to law. And futher make or course to be made a true and just account of his administration when required and all the rest and residue of goods chattels rights & credits which shall be found re maining upon the said administrator, account the same being first examined and allowed by the lawet of the Country of Allsborough, Shall deliver and pay to such person or persons respectively as the said Court by their order or decree premiunt to the true intent and meaning of this act shall appoint and direct. And if it shall thereafter appear that every last will and testament was made by the raid deceased and the executor or execu ton therein named do file the same in the Office of said Court making request to have it allowed and approved by the raid Court then if the raid John B Allen above bounden being thereunto required

do render and deliver his said letters of Moderation then this obligation to be vaid and of no effect otherwise to remain in full force and virtue. In testimony when of we have hereunto set our homes and reals the day and year above written signed Sealed & John B. Allen Manuel Olivella John Darling Tamuel of John Darling

Know all men by these presents that I. William B. Lovelace of the Country of Hills borough and Territory of Horida for and in consideration of the sum of six hundred and fifty Dollars to me in hand paid the receipt whereof is here by acknowledge, Have this day largained of the County and Territory above named, One negro Woman named Cornelia d hereby bind my, elf to warrant and defend the right & title of said negro woman to raid Maj D. Fraser against the claims of all persons whatsoever. I likethvise warrant the raid negro to be round healthy and free from all desease. Given under my hand and real at Jampa Bay E. F. this the 20% day of June 1840 W. B. Lovelace John Darling

Exekiel Itafford of the lounty of Hills borough and Gerritory of Florida for and in consideration of the sum of thirty six dollars to me in hand paid the receipt where of is hereby acknowledge. Howe this day barga mande Told and transferred and by these presents do bargain sell and transfer unto Leve Collar of the County & Territory above named. All my improved plat or spot of ground & to gether with all Tennements thereon returnted fronting the Hellsborough Bay and on the East side of the River Hills borough rabich plat or spot of ground to. gether with tennements there on I hereby bind myself to defend the right & title of raid premises to lar as my claimse may stand against the claims of any other whatibever.

Given under my my handle, Seal at Tampa Boy E. Z. this 4th day of June 1840 Witness

Henry Tonna Robert Hall

E. Pafford

and the season of the season was

e de la company

the above bill of rate is Concelled and the negro Woman Cornelia reverts to Mi W. B. Lovelace he having paid over to me the sum of dix hundred Dollars in full for raid hegro Woman P. G. Moumbaugh Received Tampa Bay May 25. 1846 of Mr Wm B. Lovelace two hundred and orine ty three Hallan and fifty cents on account of P. G. of ambaugh and two hundredand two dollars and eighty cents for John B. allen on account of the requirehouse of the within described hegro girl and promise him to deliver him the original Bill of rale at the arrival of P. G. Ham baugh John J. W. Wiesie Agent for D. G. Hamband Jampa Bay Horrida 1st of May 1839 I Certify that three red Cown branded O. O. are the growate gronesty of Mr Valet Phillipl. One of these lattle is marked To. S. but is nevertheless private property having been branded by me & Subsequently exchan ged with M. Philligre Ina Consey Mr. O. Phillige Capt C. of Si U.J. a

Morrow all men whom it may concern That I Carl Vacob Schönheit son of Earl Fredrick Thin heit, deceased the King of Vaxony', County conspenter (. Roingi Swiffitiffer Lux Limmugar poliring born on the seventh day of Teptember one thousand eighthundred and fourteen in the Lity of Dresden, in the Kingdom of Jaxony Germany and book texed in raid lity on the fourteents day of Teptember one thousand eight hundred and fourteen in the parochial Church of J. Unna as per Register of said church sub No 177 and now living at the Town of Tampa in the Country of Hillsborough and Territory of Horida upper taining to the United Itales of America have appointed and to hereby appoint by this power of Attorney, Johann Frackin Wilhelm Wiere a native of the first and hangeatic City of Heamburg Germany, and now living at the Town of Tampa Hillsborough County in the Territory of Florida appertaining to the United States of America my legal and authorized agent to act for me and in my behalf in such matters as hereafter stated. Whereas being in posenion of property be queathed to me by my above named deceased father. Earl Friedrich John beit the King of Taxony County Carpenter/ Roinige Bireffi flyme Lune Linners, potermil and depo nted into the hands of the honorable County Court of Dresden to be delivered to me as room as of age I authorise hereby the

above named Johann Joachem Wilhelm Wiese of the Free and hansestic City of Hountaurgh in Germany to draw from the above named honorable County Court of Dresden the run of the thousand Dollars in the legal money of Taxony and to receipt thereof of also witho vire the aforeraid Johann boachin Wilhelm Wiese by this lower of Attorney to appoint a substitute or such with substitutes as he may deem necessary to gain the object in obtaining the above named rum of Ine thousand Dollars which done it shall be as when done by myself. the twenty rixth of August in the year of our Lord one thousand eight hundred and Tigned Tealed & delivered Carl In col Tchonheit in presence of Manuel Blivella George Richard Territory of Horida Hillstoraugh Caunty) Personally came Carl I a cot Schonheit who acknowleged the fore going instrument of writing to be his own act for the purposes therein expressed Before me this 26 day of Carl Jacob Tchonheit aggust 1840 augustus Steele

Notary Oublic

This is to Certify that John Cohai and his wife Indian Negroes gave themselves up to me under the orders given by B# Major General Jesup while in command of the Army in Florida which set forth that all Negroes the property of the Feminole or other Indians in Florida at War with the United States who reparated them selves from the Indians and delivered themsel wer up to the Commanding Afficer of the Fraograph should be free.

Flead Quater Army of the Touth Sort Brooks 30th April 1840

Recorded on the 29th of Augt I Tay Lord & B' Gen!

1840

USA. Comdy.

This is to Eertify that Charles and his son Jimon Indian Negroes gave themselves up to me under the orders given by B. May Gen! I sup whilst in command of the Army in Florida which set forth that all negroes the property of the Seminoles or other Vandians in Florida at war with the United States who reparated them selves from the Indians and delivered them selves up to the Commanding Officer of the Troops should be tree.

Head Quaters Army of the Touth Lort Braske Flor April 30th 1840 Z. Taylor B. & B. Gen Recorded on the 29th of sugt U. S. a Comme

1840

To all people to whom there presents shall come bijah Toulor go of Flarwich in the Common wealth of Marrachunettes Mariner rendeth

Greeting Whereas Abigail Downey and John allen admit nistrator of the estate and effects of hathan Downey late of Harwich apoveraid master mariner decented by their letter of attorney a logy whereof is hereunto amenexed and certified did constitute me their attor ney for the purposes and with the powers in the same letter of attorney at large contained how Know ye that I the said Elizah Taylord" by vistue hereof and of the power of substitution in said latter of Attorney appearing, have substituted and depu ted and do substitute and depute Augustus I teele Enquire of Jampa Bay in the Territory of Florida to be the lawfull and respicient attorney of the raid Obigail Downey and John Aller, administrators as apore said with all and every power and autho rity of acting in the name steid and to the use of the raid administrator granted to me by the raid letter of attorney which I can lawfuly exercise and delegate. Hereby ratifying and confirming whatsoever the said Augustus Steele Esquire shall law fully do in the name of the said Abigail Downey and John allen administrators or in my name as altorney to the raid administrators to the use of the said administrators by virtue of these pre sents and the power of substitution therein con toined In testimony where of theve Leveunto got my hand

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Legined Textedy Selivered in presence of Baltzell

of Tune Ine Thousand Eight Hundred and Forty Elijah Taylox

Copy Commonwealth of Manachunett,

within and for the County of ore raid here by bertify that at a Court of Probate holden at "Harwich in raid County on the Iwentieth day of Upril last past of paid "Harwich mere duly appointed administrators of the goods and estate of Nathan Downey late of raid "Harwich Mariner Lecensed and accepted raid trust and gave bond to the acceptance of the Judge of raid bourt according to lan for the faithfull discharge of the duties of raid office and that raid appaintment as appears by the records and file in my Office remains in full force and walidity.

Given under my hand and Seal of raid Court this lifth day of May of D. Eighteen hundred and I say of May of D. Eighteen hundred

(Signed) Thimsthy Deced Reg; Prot

Lowerey and John Allen of Harwich in the State of Marraich mart mariner of Mathan Downey late of Harroich Mart mariner declared have made constituted and appoint

ted and by these presents do make constitute and appoint and in our place and stead put and depute lapt Elijah Taylord. of the Town of Harwish afore said mariner our true and lawful attorney for us and in our name and for our use to demand veco ver and receive all such sums of money Deles and other Demands or groperty what sever which is or shall be due owing pagable and belonging to the raid Nathan Downey decensed by any manner or means what roever in any and all of the Morts in Horida or at any other place or glaces not imme diately within the raid State of Morrachuretts Giving and granting unto our said attorney by there presents our full and whole from er and authority in and about the premises to have and use and take all lawful means in our name for the purposes aforesaid and upon receipt of any such debts dues property or sums of money acquitances or other sufficient discharges for as and in our name to make real and deliver and generally every other act or thing in the law what roever needfuly and necessary to be done and about in the premises for us and in our name to do execu to and perform as fully and amply to all intents I and purposes as we ourselves might or could do if personaly present and Altorneys one or more to appoint make and constitute and again at pleasure to discharge, And we hereby Eartify and hold for firm and effectual all and what soever our said attorney shall lamfuly do by virtue here of

In writness whereof we have here unto set our hands and Jeals this Eight day of May in the gear of our Lord One Thousand Eight hun died and Forty

E.B. John Allen Strators

Tigned realed and delivered in presence of Ruth C. Chase nekenish Nickerson

Then personally appeared before me Eyrus Weeker Notary Public for and in the Country of Bornstable John Allen and Abigail Downey Administrators of the Estate of Nathan Downey deceased master Mariner and have acknowledged this to be their lawful deed and Act List be their

Harwich May 8th 1846

Franklin County ?

the County Court of said launty do hereby certify that the foregoing pages contain a trace and perfect transcript of the record as the same remains in my Office of the Power of Attorney from Abigail Downey and John Allen administrators to Elijah Taylord together with the certificate above written

of Thimothy Reed Resignster of the Court of Pro bate and Eyrus Weeks Motory Public in and for the County of Barnstable in the Common wealth of Manachunetts.

In testimony where of I have hereun to set my hand and affixed the real of raid laust this hinth day of June Ine Thousand Eight hund red and Forty at Apalachicola in raid launty

Sames C. Baote Clerk

By J. W. Griffith D. E.

Ferritory of Florida? Alachua County 3

Know all over by these presents that I John He. M. Intosh Jun! of the County and Territory aporerard for and in consideration of the Jum of \$300 three hundred dollars to me in hand paid by John Pane of the same place the receipt where of I do hereby acknowledge have granted bargained and old and by there are rents do grant bargain and sell unto the said John Pane his heirs and arright a Negro Wo man called Elina to have and to hold the aforerard Woman to him the raid John Pane his heirs and assigns for ever and I the raid M. Intorh for my self my heirs executor, and administration all and singular the said bargained property unto the raid John Pane his heirs and assigns against me and my executors and

Elina Eter ens free papers Administrators and against all and every other person and persons whatever shall and will warrant and defend by these presents. In witness whereof I have hereunto set my hand and real this fourth day of November One thousand eight hundred and twenty Leven Of John H. M. Intosh Jun! Ligned realled and delivered in presence of E. Lever Know age that I the within named John Pane actuated by diver good causes and especially by the love and affection which I bear to Eliza

the within named Negro Woman Slave do by there presents relinquish all right title & interest in or to the said Eliza which was vested in me by virtue of the within Bill of Jale. And I do hereby manumit emancipate and forever set the said Elisa Free from any and all right title interest or controll which I have or may have had in, to, or on her. I are in Coun Untertimony where of I have here unto

cil in grecense 1set my hand and seal this 27th Dec 1834
of John & Pane (Feal)
mark William M. Graham

Capt. U.S. A G.J. Drum Eapt 2. Rog! art? 189

Wiley Thompson
U.S. Ag! Ha Ind?

Calsa X Tustenuggy

Mark

Loa X Hajo

mark

This is to Certify that Tena wife of July and her family consisting of five Indian cregsor gave them, elves up to me under the orders given by Bt. May General Jesup whilst in command of the Army in Horida dehich set forth that all exproses the property of the Jeminole or other Indians in Horida at was with the United States who reparated themselves from the Indians and delivered themselves up to the Commonding officer of the Traops should be free "Head Quaters army of the Louth Fort Brooke April 30th 1840

2. Toylor B. t. B. Gent W. A. a Commolg 190

In to Certify that Primus and his Wife Indian Negroes gave themselves up to me under the orders given by Bot Major General Jerup while in command of the Army of the Forth in Florida which set forth that all the Negreos the property of the Teminole or other Indians in Florida at war with the United States who repareted themselves from the Indians and delivered themselves up to the Comman ding Officer of the troops should be free "Its ead Zuxters otrong of the Touth Jost Braske Ho April 30th 1840. I Gaylor Br. B. Gen!

This is to Certify that Dennis and his wife Indian Negroes gave themselves up to me under the orders given by Bt Major fen! Terup whilst in command of the Army in Florida which set forth that all Negroo the property of the Jeminole or other Indians in Florida at War with the United Itales who reparated themselves from the Indians and delivered themselves up to the Comman and delivered themselves up to the Comman ding Officer of the Traops should be free

Head Quaters Army of the Touth Fort Brooke April 30th 1840 2. Touglor B. B! Gen! U. J. A. Camda

Paper of Jane Day ne alachua C. E. Florida 5 Be it known by all these greents that on the 26th day of April in the year of of our Lord eighteen hundred and twenty Six, I Ho. M. Intork Inu! rold to Charles (a Regro han belonging to the Indian thing Mico no par his Wife Jean for the conside. ration of three hundred & fifty dollars Received payment in I. ofb. M. Intosh Jun. We the undergigned theifs know tharter Payne to be the true & lawfull owner of his wife the within hamed Have I can and we request the agent to record the within everidence of Tott Wiley Thompson In agt Coa his mark Justainaggy
Recorded in Council Book Powell & his mark

Page 14th this 28th Jany 1835 Echo & Emark

Wiley Thompson Wiley Thompson Ind." Agent Teminole agen a negro man the Have of the Chief Miconopa do by these presents for divers good courses methers unto moving, and especially for the love & affect ion which I bear to my wife I can purchased by me from I. H. M. Intosh Jun! and my

Daughter Betsey purchased by me from God Humphreys Manmanit emonetipate & lorver set free my Wife the said Jean & Betsey with their future linage hereby delivering the said Jean & Betsey from any & all controll which I have or had as owner In testimony whereof I have hereto set my hand & teal this 29th Jany 1835 Charles his Paynel Jeal Witness With Graham

Witness Wiley Thompson

Recorded in Council Book Page (18) 29th Jony 1835

Wiley Thompson Ind" Agent

Order No 29

Hillsborough County Court

Chambers

ordered that letters of Ad ministration be granted to Bridget Ma loy on the estate of Bartholomen Maloy deceased

Augustus Steele Tudge

Letter, of administration on the estate of B. Maloy I Bridget Maloy administration for the es tate of Bartholomen Maloy deceased do tolem ny inear to the best of my know ledge and believe that there are no heirs or legal regre rentatives to the estate of the raid deceased in being. I also swear that I will well and truly administer all and singular the goods chaltely rights and credits of said deceased make a just and true inventory of the same pay his debts as far as the arets of the estate shall extend and the law directs make a pair distribucion according to law and ren der a true account of laministration of the estate when there is required. Tavoran & Jubrambed Bridget & Malloy Before me this 3. Day of Dec 1840 Augustus Steele Judge M. C. C. Know all men by these presents that we Bridget Maloy Administratix on the estate of Bartolomeh Maloy deceased J. J. H. Britt and Henry or Clark are held and firmly bound unto the Territory of Horida in the penal run of Tix hundred dollars for the payment of which we bind ourselves our heirs and arigns jointly and severally firmly by these presents realest with our deals dated this third day of December Cighteen hundred and Lorty

The conditions of this obligation is such that if the above bounder Bridget Maloy Administrators of all and ringular the goods chattels rights and credits of Bartholomen Maloy deceased domake or course to be made a true and perfect inven torg of all and singular the goods chattels rights and credits of the raid deceared which have or shall come to the hands knowledge or posse nion of her the raid Bridget Maloy or in to the hunds of any person or persons for him and the rame to made do course to be filed in the Elesks Office of the County Court of Hills borough at or before the first day of anuary enous ing and all the goods and chattels rights and credits of the raid deceased at the time after shall come to the hands or ponenion of the raid Bondget Maloy or to the hands or girenion of any other gerson or persons for him do well and truly administer according to law and futher make or course to be made a true and just account of her administration when required and all the rest and residue of goods chattels rights and credits which shall be found remaining upon the raid administration account the rame. being first examined and allowed by the Court of the County of Flithborough. That deliver and pay to such person or person ver pectively as the said Court by their order or decree persuant to the true intent and men ning of this act shall aggrount and direct and if it shall thereafter appear that

any last will and testament was made by the said decensed and the executivix or execu lon therein named do file the same in the Office of said laurt making request to have it allowed and approved by the said lourt then if the said Bridget Maloy above bounden being thereunto required do render and deliver her said letters of administration then this obligation to be void and of no effect otherwise to ramain in full force and viste. In testimony where of we have bereunto set our hands and Yeals the day and year above written Tigned Tealed & Bridget Ler Malloy delivered in presence of James Belger It's Adjt 6th Geiff I. S. H. Britt Henry A. Clashe

Territory of Florida
County of Hillsborough
To all to whate there presents

Whereas Bridget Maloy at present of the Country and Territory afore raid has been duly qualified according to law as Administratrix of all and ringular the goods chattels rights and credits of Bortholomens Maloy deceased and has entered in to Bond obligatory to the Territory of Florida with I. J. Hb. Britt and Henry of Clarke recurreties in the penalty of Tix hund dred Dollars conditioned for the faithful

Afore mance of her duties as Administration of all goods and chattels rights & credits of the said Bartholomen Maloy deceased is hereby grown led to the said Bridget Maloy.

Atter the Honocombles August Maloy.

Atter the Honocombles August Manuel Phivella County this Steele Judge of the County Change Chirelia Court of Hillsborough County this 4 th day of Dec 1840

I hereby Certify that Bartholomen Malloy a guates master Lergeant in the Tixthe Regiment of U.J. Inform try born in Froland Thirty eight years of age Live feet eight inches high Complexion Dark blue eyes dark hair and by occupation a Toldier was enlisted by Lt W. S. Ketchum at Seffersons Barracks in the State of Minouri, On the eleventh day of September Eig hteen hundred and thirty dix to serve for there years and having served honestly and faithfully to this present date is now entitled to a discharge by reason of expiration of his term of enlistment The above named Barthologness Malloy was bart paid by Major C. Mapes Day Master U. J. Brang to include the this tieth day of June Eighteen hundred and therty Eight and he has group due him from that time to the Thirty first day of Dec Eighteen hundred Thirty Eight as second Tergeout of Compa my & Tix grapountry and he has grow due him from that time to this present date as Lunter master

Tergent Tix gulantry and he is entitled to gay and Subsistence to the place of his enlistment and what other allowources are authorized by lane to Toldiers so discharge.

The has due him for Clothing not drawer Lorty Tix dollars and eighty Tix Cents - \$46,86 Given in duplicates at Fort Frank Brookl M. Z. this Eleventh day of September Eighteen hundred and thirty nine John Altoker John Hetcher xt Lt& lift 7th lynky

The United States To 2nd Secret B. Maloy discharges 2. ma? Leargt 6th guly For pay from 12t July 1838 to 11th Sept 1839 \$ 34943 Joing 14 months 11 Days at 15 persononth \$ 219,43 Brooke M. I the place of my discharge to Jefferorm Barrack the place of my residence 1044 miles at twenty miles per day equal to 52 days at 54 cents per 29 08 for rations for travelling as above at 15 cents per Ration orday 7 80.

Balance due Soldier on settlement 46 86 of Clothing account demaient Poil 301 17 198

Received of Paymaster W.S dring this day of the above account

Tigned Duplicates per Maloy Adx mark

Poug ff Tubjistence 11 Clothing "

E. S. Orgood 2d Lieut 6" Ynfg

Maloy administratorix of the Estate of Bartholomew Maloy late of the United States army deceased have made constituted and appointed and by these presents do constitute and appoint Augustus Itale of Tampa Horida my true and lauful attorney for me and in my mame and behalf to collect and receive from the Government of the United States such sums of money as are or may be due and owing to the state of the said Bartholomew Malog for the services of the said deceased and all other claim, which the said deceased has justly due him and good and sufficient receipts and discharges to give on receipt of posyment of such dues. Hereby ratificient of posyment of such dues. Hereby ratificient may lawfirm and confirm and all that my said attorney may lawfing do in my behalf in the premises

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In testimony whereof I have hereunto set my hand and I eal this third day of Desember 1840 Done in presence of Bridget & Malloy Sagmes Belger Administration of the estate It 6-00 ynfy of Bartholomen Malloy U.S. Army

Territory of Horida ? Hillsborough County?

Personally came Bridget
Malloy who acknowledged the within instrument
to be her act for the purposes therein set forth
Bridget & Malloy
Before me this 3d.
day of Dec 1840
W. B. Lovelace
J. P.

This is to Certify that Sampson an Indian Negro gave himself up to me under the orders given by But Major General Jesus which set forth that all Negroes the gosperty of the Seminole or other Indians in Horida at war with the United States who repareted themselves from the Indians and delivered themselves up to the Commanding Offices of the Troops should be free "Head Quaters Army of the South Jord Brooks 31th April 1830 I. Jaylor D. B. Jen!

US. a Comola

Will of Michael Marshall The las will and Testament of Michael markall Know ye all men that I Michael Marshall a member of Company A 6th July W. J. army do hereby will and bequeath all my effects property and money due me from the U.S. after paying all my lawful debts to Orn Mi Keon. Given at Fort Noch midle Florida this 12th day of Teptember 1839 Michael & Marshall Witness James Pollenger John Muteringon William Thomas John Law Territory of Florida Hillsborough County Marie Committee Personally agreared before the undersigned Judge of the County Court for the County aforeraid the within James Pottenges who singued as withers to the within will declare upon his oath that the raid testator of the raid well make his mark to the raid instrument and declare it to be his Cast will and testament Inorn to by the witness above named and Subscribed before me

Rupina Robion Pedro Miranda To Jampa Bay E. Z 8th Dec 1840 I hereby acknowledge to have rold this day a dwelling house thogether with the Kitchen and other out building, appear taining thereto and vituaden between the late Tampa Whotel and My Lovels ce buildings to M. William Van hostrand for for the rum of Three handred Dollars in current money and I fulker a knowledge to have no claims on said house here after and that no person whatsoever has any claim on the above mentioned buildings Charles Ichoenheit Witness Henry Warren This indenture made this first day of July in the year of our Lord one thoursand eight hundred and lorty Between Peter Miranda of the Island of Eula of the one part and Rufina Maria del Carmen Robion of t. Augustine East Florida of the other part witnesseth that the said Peter Miranda for and in consideration of the natural Love and affection he has and entertains for his grand children Virginia Torefor and ga briel Jidney Robion children of his daughter the said Rufina Maria del Carmen

Mobion as well as the sum of twenty five hund red Dollars to him in hand well and truly paid by the raid Rulina party of the raid of the record part at an before the enrealing and delivery of these presents the recoignt where of is hereby acknowledged hath granted bar gained rold aliened and conveyed and by there presents doth grant largain sell alien and convey unto the raid party of the record part her heirs and aright five thousand acres of that certain track of Land nitualed at Jampa Bay East Horida granted to the raid party of the first part by the Tranish Gover nor white some time in the year of our Lord one thousand eight hundred and eleven and raid to contain twenty four miles Iguare the raid five thousand acres of Land to be releated by the raid party of the record part from any portion the may deem fit of said grant remaining unsold. To have and to hold the same with all and singular the tenements her dita ments and appointe mances to the same belonging or in any wise apputaining together with the reversion and reversions remainder and rec mainders rents profets and isues thereof do the said party of the second grant her heirs and assigns In trust however and for the role benefit and use of the raid Visginia Josepa and Gabriel Sidney Robiou and their heir and arigns but the raid party of the record grant shall have nower and she is hereby authorised

and empowered if at any time she shall deem it advantageous to the said Esteins que Trust to sell the whole or any portion of said Land and make Executed and deliver proper conveyances therefor or to exchange the same or any portion thereof for other hand or for personal gro perty as to let the same or any portion there of for such time and for such rent as she may deem fit and advantageous for the said les tuis que trust. And the said party of the first part and his heirs all and singular the aforeraid Land and tennements unto the raid party of the second part I routee aporeraid her heirs and arright against him the said party of the first part his heirs and assigns shall and will warrant and forever defent by these presents. In witness where of the said Peter Miranda par ty aforeraid of the first part hath hereunto get his hand and deal at I- Augustine East Horida the day and year first above willen

Tigned Sealed & delivered in presence of D. W. whitehunt Elias Wallen

Pedro Miranda by his attorney in fact Cha? Robion

Territory of Florida

It Johns County Be it known that on the Thirty first day of October one thousand wight hundred and forty Charles Robiou who to me is perionally known as the ed and within Deed of conveyance came before me and acknowledged that he executed the same for the uses and purposes therein expressed.

Given under my hand & Teal at the City of It Augustine in raid County & Gerritory the day & year aforeraid

E.B. Gauld Judge County Court It John County

This indenture made the twentieth day of June in the year One thousand eight hundred and Thirty mine Between Toreph D. Beers David Clarkson and Lot Elash Trusteer of the Horida Peninsula Land Company (the raid Devid Clarkson executing these presents as President of the said Coun pany) of the first part, and George M. Gibber of Jouth Larolina at present residing at Paris in the Kingdom of Trance of the second part the raid party of the second part executing there presents by Thomas S. Gibber his attorney duly appointed by better of attorney bearing date the twenty second day of August 1838.

Whereas by a certain Indenture bearing

205 Been, Elaskron and Clork I George on Gibbs date the fourteenth day of September Vone thousand eight hundred and thirty Tix Richard J. Hackley of the lity of New york purported to grant bargain and rell unto the parties hereto of the first part a certain Tract of land in the Veri tory of East Florida therein more particularly des cribed and whereof the tract or piece of land herein after mentioned is part. And Whereas the raid party of the record grant hereto claims to be the owner of and to be reised and nonened of and entitled to all the one equal undivided 20" line, moiety or half part of all that tract ofland vituate kyong and being in Cart Horida upon the Gulf of Mexico described reserved and set apart for his Excellency the Duke of Magon in a certain public Instrument of writing executed on the thirtieth of June One thousand eight hundred and twenty in Madrid and therein described as Begining at the River Heiguelos amending to the Lake Macaco and from this last follo wing the River It John to and in front of the rousces of the River Romano descending by this last to the left bank of Carlos Boy and the line of the Coast to the River Hei by the King of Spain to the Duke of Alagon on the reventsenth of December One thousand light hundred and seventeen and conveyed by him to Richard & Hackley & Company on the twenty winth of May one thousand eight hundred and nineteen and again reserved

and set apart for the Duke in a certain Instru ment purporting to be a deed of Partition bear ring date the thirtieth of June one thousand eight hundred and twenty founded as therein alledged on the article of Copartonership the original grant reserving for Don Ramon Pirits y Lopez of Harana forty thousand acres to Maid off in a square as near as may be and Boun ded on the routh east by the Gulf of Mexico North by Galivan, Bay and Delaware River and on the routh and west by a line including the quantity to the beginning as the same was gran ted and conveyed to the raid George en Gibbes by the raid Duke De Alongon Baron Le Ernes by deed of conveyance sexecuted on the part of the said Duke by Joseph M. White of Horida his altorney bearing date the second day of January in the year 1836 and recorded in the teerks Office of the County of I. John in the Territory of Florida in Deed Book N. pages 179, 180, 181 & 182. And Whereas the parties of the parties of the first part are ratisfied that the partie of the record part is entitled to the said one equal undivided moeity above mentioned and the parties hereto as well of the first part as of the second part are desirous that each of the raid parties of the first and record parts) shall be nised in severalty of their respective shares and interests in that said tract of tound and have agreed to convey and release to each other certain portions thereof

but marmuch as doubts exist as to the location the rources and the course of the hiver homano men tioned in the conveyance to the said Gibbes as one of the boundary lines of the said track where reof the said gibber is entetted to an undivided movely as above mentioned the parties hereto have mutually agreed to substitude a definite and certain line for the northern boundary of the said tract instead of the said River Roma no and have further agreed that ruch norther n boundary line shall be the line drawn thoro ugh the twenty seventh degree of North latitude running east and west and extending from the Coast on the Gulf of Mexico on the west untill interrects the easternmost boundary line of the raid tract where of the said party of the record part is entitled to a mosety 20 that all that part of the said tract (if any there is) lying to the north of the raid twenty Seventh degree of north latitude shall belong belong to the nartie, of the first spart free from any claim of the raid party of the record part and that all the land to the south of the said twenty resenth degree of North latitude and between the western boundaring of the tract along the raid Evant on the Gulf of Mexico to the rive Hijuelos on the Jouthand a line drawn from the head water of the raid River along the eastern boundary of said track to the said twenty seventh degree of north latitude on the east side and thence a long said twenty seventh degree to the Coast west

to be made between them. And Whereas the parties hereto have faither agreed that the line of division between the lands whereof the respectives parties here to shall hereafter be seised in severalty shall be a pa rattel time of latitude of twenty ix degrees and therty five minutes (25:35) of North latitude from the Coast on the Gulf of Mexico to easternanost boun dary line of the said tract and that the said parties of the first part shall be sized of and own in seve ratty all that part of the said tract which lies to the routh of the raid last mentioned line of latitu de extending from the Coast on the Gulf of Mexico to the eastern most boundary line of the said tract and that the party of the record part shall be reised of and own in reveralty all that tract of land lying between the latitude of twenty ix degrees thirty five minutes (26:35) and the latitude of twenty seven degrees (27:) and extending from the Coast on the Coast on the Gulf of Mexico to the eastern most boundary line of the aforesaid tract, Now these present. Witness that the raid parties of the first part in pursuance and in pulfilement of the apore sould agreement and in consideration of the preamises and of the release herein contained from the party of the record part to them and also of Ten dollars lawful an oney of the United States of America to them in hand paid by the said party of the second part the reseipt where of in hereby asknowledged and the raid party of the second part his heir executors and arrigan forever released and discharged from

the same by these presents. Have granted bargained rold remised released and posever quit claimed unto the rand party of the record part his heirs and arrings forever All that tract of land situate in the Vern tory of East Florida Bounded on the north by the twenty reventh degree of north latitude of twenty ix degrees and thirty five minutes (26:35) mosth on the west by the Coast of the Gulf of Mexico along the line of the Coast between the said two lines of latitude above mentioned and on the east by a line drawn from the head of the Higuelos River along the boundary when of the tract opereraid to the twenty seventh degree of North latitude to the west boundary of the tract where of particion is ma king being the Coast on the Gulf of Mexico. To gether with all and singular the tenements here ditaments rights members privileges and apparte nances unto the said above mentioned and descri bed premises belonging or in any wise appertaining and the reversion and reversions remainder and re mainders vents usue, and profits and also all the estate right title interest property possession dain and demand whatroever as well in law as in equity of the raid parties of the first part of in and to the same and every part and parcel thereof with the appartenance, To have and to hold the above granted and described geroperty premises with the appurtenances unto the raid party of the record part his heirs and assigns to the role and only proper use benefit and behoof of the said party of the second part his heirs and arrigan for ever

That the gaid parties of the first part for themselves and for their heirs executors and administrators seve rally and not jaintly nor the one for the other or others of them but each of them for himself only and for his respective heirs executors and administrators do co venant grant promise and agree to and with the raid party of the record part his heirs and assigns that they the said parties of the pirst part have not made done committed of ruflexed any act deed matter or thing whatsoever whereby or by means whereof the said premises above released to the said party of the second part or any part or parts thereof are is or can be in any way charged imperched or affected and that the raid party of the record part his heirs and assigns shall and lawfuly may from time to time and at all times hereafter placeably and quitely have hold use ocupy posses and enjoy all and singular the said hereditaments and premises hereby granted and released to him or intended so to be with their and every of their appartenances and receive and take the rents inue, and profits thereof to and for his and their own use benefit without any lawful Let suit hindrance molestation interruption or denial whatsoever of from or by the said parties of the first part their succesors or assigns or of from or by the raid parties any other person or person whomsoever lawfully claim ing or who shall or may hereafter law fully Claim by from or under them or any or either of them and that free and clear and freely and clearly discharged asgui tted and exonerated or otherwise well and sufficient by saved defended and kept harmless and inden

airfied by the said parties of the first part their heirs successors and assigns of from and against all and all maner of former or other gifts grants bargains seles mortgages judments and all other charges and incum brances whatroever had made committed executed or done by the raid parties of the first part or by through or with their acts deed means consent producement or privity. And there presents puther witness that the raid party of the record part in purruance and in pulpilement of the afore said agreement and in con rideration of the premises and of the release herein above contained from the said parties of the pirst part to him and also of Ten dollars lampul money of the United States of America to him in hand paid by the raid parties of the first part the receipt is here by acknowledged and the raid parties of the first part their successors and assigns forever released and and discharged from the same by these presents has granted largained sold remised released and forever guit claimed unto the raid parties of the first part trustees an aforeraid and to the surver on and last Jurinor of their and his hein foreses and to the successors or anigns of ruch survivor or to such person of persons as may be hereafter appointed , uch trustee, and their heirs and arrights forever tell that track of town of return to en Territory of East Florida being part of the raid tract conveyed as aforeraid by the Duke of Alsigon to the raid George M. Gibber .- Bounded on the hort by a parallel of latitude drawn through the latitude of twenty six degrees and thirty five not nuter (26-35) and extending from the Gulf of

nexics to the seasternmost boundary line of the raid tract and on the routh, the east and the west by the routherly the easterly and westerly boundaries of the raid tract as herein before mentioned being all that part of the raid tract conveyed by the raid Duke to the raid gibles which lies to the routh of the latitude of twenty rix degrees thirty minutes northe Vogether with all and singular the tenements hereditaments rights members priviliges and appurtenances unto the said above & on entioned and described premises belonging or in any wire appertaining and the reversion and reversions remain der and remainders rents inves and profits thereof and also all the estate right title interes property porierion claims and demand whatsoever as well in low as in equity of the said party of the record part of in and to the same and every part and parcel thereof with the appartenances. To have and hold the above granted and described proporty premises with the appurtenances unto the said parties of the first part Trustees as aforeraid as joint tenants and not as tenants in common their succesors and assigns to role and only progres use benefit and behoof of the raid parties of the first part trustees of as afore raid their successors and assigns forever That the said partie of the record part for himself and for his heirs executors and all ministrators doth coverant grant promise and agree to and with the said parties of the pirit part their heirs and assigns that that he the raid partie of the record part bath not made done committed or suffered any act deed matter or thing what soever whereby or by

means whereof the said premises above released to the the raid parties of the first part or any part or parts then of are is or can be in any way charged in peached or affected. And that the raid parties of the first part their heirs and assigns shall and lawfully may from time to time and at all times hereafter peaces bly and quite have hold use occupy possess and enjoy all and jingular the raid hereditaments and premises hereby granted and released to them or intended so to be with their and every of their appurtenances and receive and take the rents inces and properts thereof to and for their own use and benefit without any lawful act hindrance mo lestation interruptions or devial what roever of from or by the raid party of the record part his heirs or arrights or of from or by the raid party any other person or persons what so ever lawfully claiming or who shall or may hearenfter compully clasion by from or under him. And that free and clear and freely and clearly discharged acquited exonera ted or otherwise well and sufficiently saved defended and kept harmless and indemnified by the raid party of the record part his heirs and arright of from and against all and all momer of former and other gifts grants bargains sales mortgages judments and all other charges and encumbran ces whatsoever had made committed executedor done by the raid party of the record part or by through or with his acts deeds means consents pro Eurements or privity. In witness whereof the parties here to have hereunto interchancably

jet their hands and reals the day and year first above woriten

Leaded and delivered in the proposed - of by David Clarkson in presence of Witnes J. J. Doyle

D. Clarkson Pred! AD. Been Trustee Lot Clark Trustee

George M. Gibbes by his attorney Thomas I. Gibbes

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Tealed and delivered by G. D. Beers in presence of S. C. Hage her

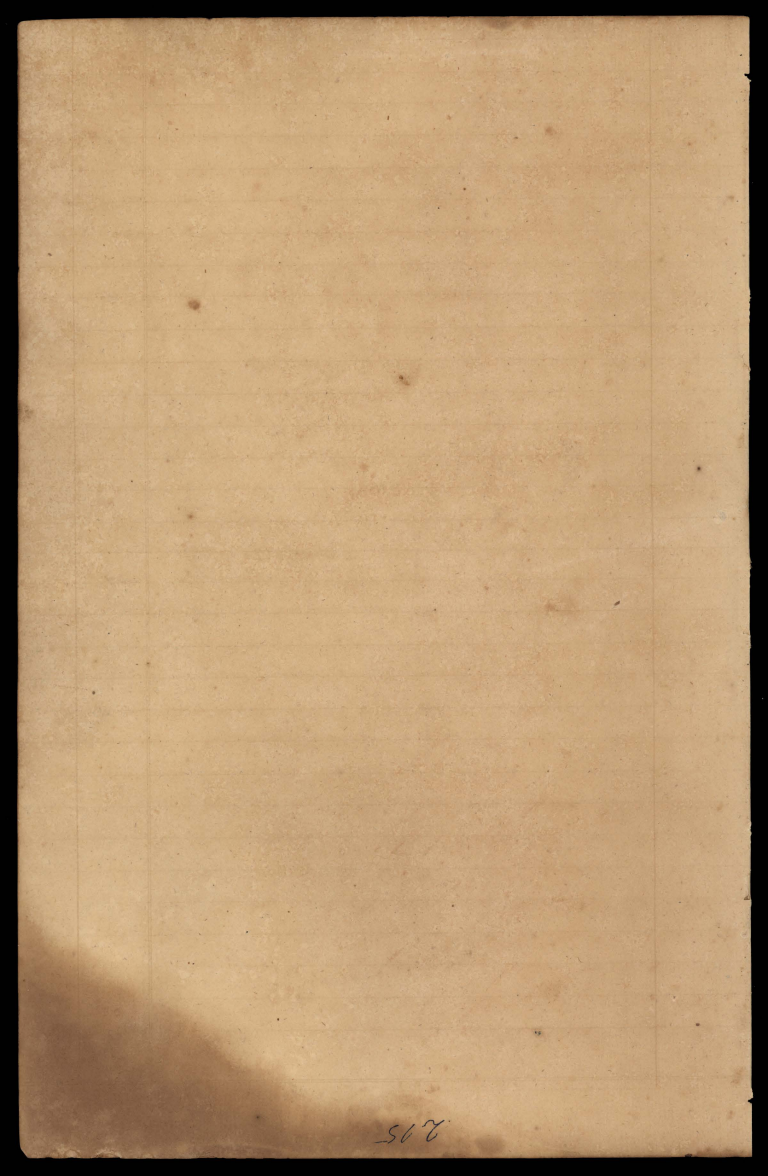
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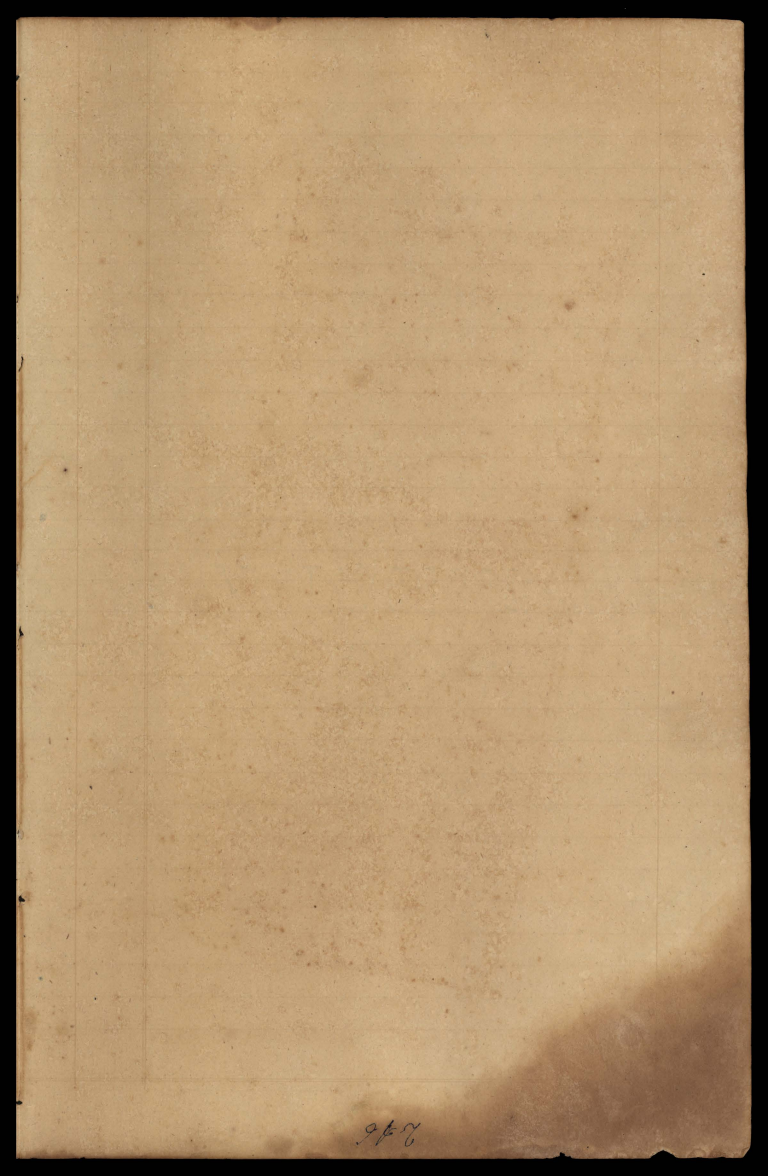
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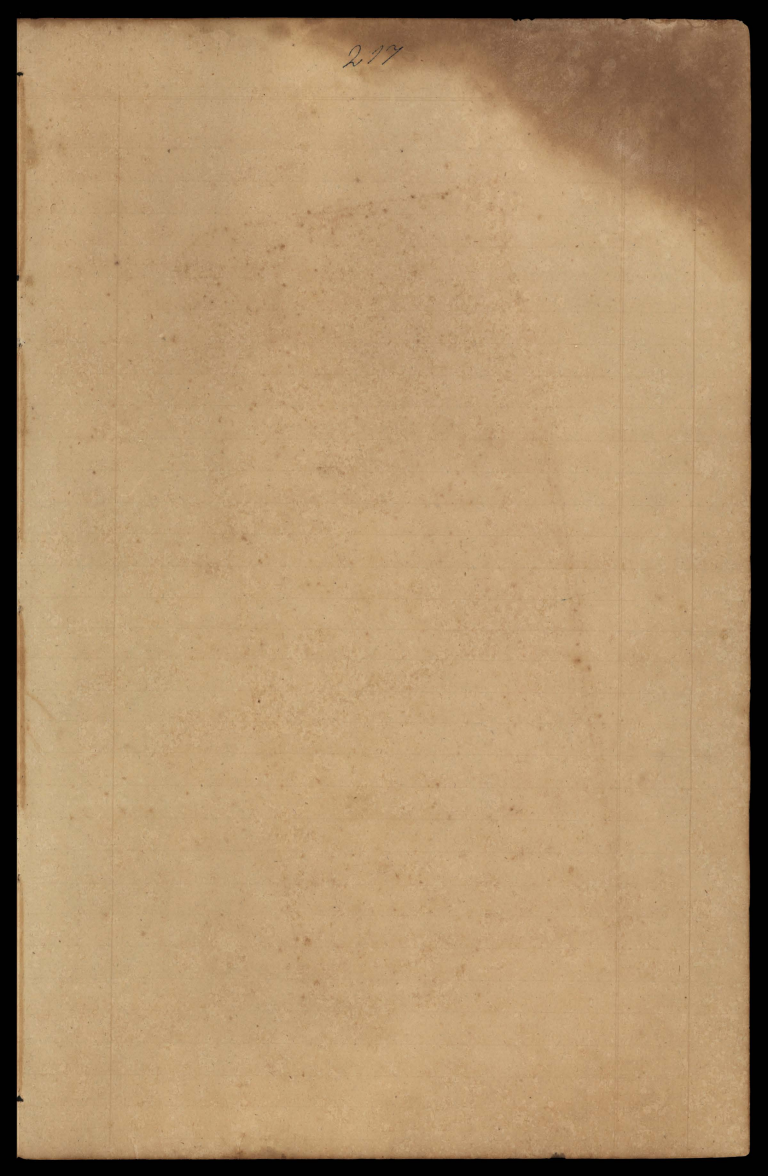
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Received the second of the second of the







I wan Van Nortrand of Tampa formerly of New york Lity hereby acknowledge to have this day sold to treleth & Brown Suthers &the Root Imply that is to ray Ebene zer Eveleth of Washington & John & Brown of Brown ville N. g., the Duelling house formerly owned by Chas les Ichoren heite together with the kitchen Bath house and other out buildings appertaining there to all situated. between the late Sampa Hotel and M? Lovelace building for the sum of three hundred dollars the receipt of which in current funds is here by acknowledge. and I futher acknowledge to have no claim on raid house & out buildings hereafter and that no person or persons whatever has any claim on the same. I also for value received transfer make over and Quit claim to the above parties all the claim of porsers ion or preemption to the Lat on which said house & buildings stand that my pormer possesion may have acquired William Van hostrand

Superior Designation of the second se

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A. Edson Bason

Columbia Iteam Bout & J. Matthews Columbia Farmary 4th 1841 at the anual meeting of stock holders in the Columbia & It Mathens Steam Boat Company held in their Office there where present the following stock hol don who represented the amount of stock anexed to their names win

> Mathew Crawpord V. R. M. Millon David Ervart Charles R. Thompson 2. B. Darby for rely M. Louchlin & Hill I. B. Darby att for z win 9. Warley Augustus Hood Ga. Feigler Peter Jagle Lewis Felder D.C. M. Zivre Valentine Frick & D. Hart for Charles Thomprin Two Shares

one share one share one share one share one share oneshore

eight Thares

eleven Shares

Joven Thare

Two Shares

one Thore

Two Shares

one share

In all porty Shaves were represented, The company pro ceeded to business David Ewart in the chair who also acted as recretary. On motion the President & Directors report was read & accepted also his account current was examined by Meries Hill & Darby who were appointed for that purpose who noted and co wested an error in it in far our of the Company of 156. 34/000 One hundred & fifty Tix dollars and passed Resolved that the President write porthwith to all the delinquent stock holder noty fying each and every one of them that they be allowed therty

days from the date here off to redeem their stock Those who do not comply with this notice will have their names stricken off the list of stock forfeited for the benefit of such of the stock holders who have met their installments.

The defaulters are M. W. Jackson James Noble I Hives M'Debardelabar B. L. Fradwell

On motion revolved that an ajent be sent to Florida to see after the affairs of the company there whose salary shall be five hundred dollars. Adjaurned to meet at 8 O. C. in to movore morning.

Tuesday morning. The Company met according to adjournmement. The following stock holders amount ered to their names viz.

W. Evans pord

J. Ewart

Charles R. Thompson for self

do do. do for this, "Hart

M. Lauchlin & Hill

2 B. Darby for self

do do do as att for vir

J. wasly Augustus Hood & ct Leigler

Peter Lagle Lewis Gelder D. C. M. Livre

Valentine Irick

The president in the chair the stock holders then proceeded to business on mation it was resolved that

wherear Charles R. Thompson and E. D. Hart have rold to America Mc Lauchlin & Hill each two shares in this Company that the raid Thompson and Host be and they are hereby exonerated from all liability to the stock holders in this Company for the past gresent and the future. In motion Resolved that the stock holders proced to the eletion of six director to serve for one year or untill an other election on counting the votes the following persons were duly elected

David Ewart
M. Erawford
G. B. M. Millan
B. Holl

2. B. Darby Lewis Gelder

Charles R. Thompson and I. B. Darby having left the meeting before it adjourned this document is without the benefit of their names for themselves or for those they represent. We certify the above to be the correct minutes of the meeting

David Ewart Presedent N. B. offill Mathew Evan porth J. R. M. Millan

Fort Browk & Sampa Bay March 1st 1841

To Copt M. Frederick

That Maj Donald France of this place is appointed the only agent and attorney for the owners of the Steam Boat It Mathews with full provers to

collect all sums due her as which will be due her to pay
off all her debts part and future to take a general
supereision over the boat officers and hounds
Tworn and subscribed Very Respectfully.
Before and this 6th Day gover Servent
of March 1841 David Erward Prest and
Manuel Olivella General ajent for the Owners
orotary Public.

Fort Brookl Jan pa Bay Mar 1. 1841 To xxxxx Donald Fraser

Dear Lir

Ted the ajent for the owners of the I teamer It Mathewith hull powers to collect all monies now due as that will be due under her Chaler with the U.S. Government to pay all the just debts against her both part and future to exercise a discretionary power over her and her Officers and men And to remit to me in Columbia I.C. the overplus funds.

Very Respectfully I am Desirtir your very Obt Servt David Erwart Pres dand Gen! Agent for the Owners

Fort Brooke Tampa Boy Mar 1st 1841
To Capt E. A Ogden
ant 2" Marter Office
at Fort Brooks E. G.

Dear Sir

This is to notify you and your successors in office that I have a pointed Maj Donald Frances my agent only atts and agent to collect and receipt for all sums of money that the owners of the It Mathews under her contract with the U. I. Government not only the sums which will be due but also all the balances part due also with ful powers to exercise a Gen eral ajency over the loat her Officers and hands Doar Dir very Respectfully I am your Ibt Jewe I soven & subscribed David Ewart President Before me this 6th Day and Gen! Agent for of March 1841 the Dwners

Manuel Plivella

Colary Public

Fort Brooke Tampar Day March 1: 1841

To May E. Thomas q. Master W. S. Aring Cedar Key, E.Z.

DearSir

This is to notify gain and your successors in Office that I have appointed Maj Donald Frazor of this place my only attrand gen! Ajent to collect & receipt for all sums part due as which will be due the owners of the Steamer I-t Mathews under her contract with the U.S. Government also over the Boat her officers and hands my authority for so doing it filed in the Office of the ass. A? Chaster of this place Dear Fir very Respectfully Iworn & subscribed Before your Obt Ferre ment of the Swarch 1841 David Erwart Pres duner on well Olivella and Gen! Ajent for the Swarch Notary Public

Deed to Elizabeth Garr
To Capt of 20. Van vichten
Fort Bracke Tamper B

March 1. 1841

Sir

your are respectfully notified that May Donald Issues of this place is appointed the only dijent and Atts for the owners of the I teamer I. Mathews with full powers to collect all sums due her as which will be due her to pay off all her dibts & take a general su pervision over the load Officers and hands

Jir Respectfully yours

David Ervart President and

Gen! Agent for the owners

This indenture made the thirteenth day of Octo ber in the year one thousand eight hundred and for ty between Andrew of Gar of the City of New york Counsellor at law of the first part and Elizabeth Garr of Ferrey City in the state of New Jerrey Jingle woman of the second part, Witnesseth that the said gravity of the first part for and incom rideration of one thousand Dollars of Campul money of the United States of america to him in hand graid by the raid gravity of the record part the receipt where of is hereby acknowledged that granted, bargained, sald, alianed, remised, released, con veyed and confirmed, and by there presents Doth grant, bargain, sell, aliene, remise, release con very, and confirm unto the raid party of the record part her heirs and usugas forever. One equal undivided Tixth part of all those two certain tracts or town hips of land known as

Number cleven and fourteen in the grant to Don Pedro Miranda on the Hillsborough Bay Cast Ila vida as described on a may of said Grant made by Charles Vignolles Turacyor for East Horida which raid premises are more porticularly described in a conveyance to Henry Echord by the raid Mi randa by his attornies in fact and while said Louveyances has been sent to East Florida. Also the raid Conveyance and all covenants rights and interest therein contained with full power to en force by mit or other lawful means: Being the same premises conveyed by the said Henry Export to Dudley Telden by deed bearing date the third day of June 1831 and by the said Dudley Telden and Au gusta M. his wife to Thomas Vermilya by deed bearing date the tenth Day of November 1835 and Thomas Nermily a to the raid Andrew I. Garr by Deed bearing date the twenty fairth day of June 1837 remewed in the twenty reventh day of October 1838 in the Office of the Elerk of the County Court of Hellsborough County in pages 87.88. and 89. Back first of records. Together with all and singular the tenements hereditaments appurte nances thereunto belonging or in any wire expertou neng, and the reversion and reversions remain der and remainders vents issues and profits there of And also all the estate right title inherest proper ty possession claim and demand whatsoever as well in low as in Equity of the and party of the first post of in or to the above described girl

getty muses and every part and parel there of with the appurtenances. To have and to hold the said above granted and described premises with the appear tenances unto the raid granty of the second grant her heirs and assigns to her and their own progres use and behoof porever Jubject nevertheless to a certain indenture of mortgage bearing date in or about the twenty pourts day of June 1837 execu tool by the raid Andrew of Garr for recurring the payment of the rum of two Thousand eight hum died and forthe dollars with interes the nayment where of is here by assumed by the raid Elizabeth Garr. Amal the raid Andrew of Garr for him relf his heirs executors and administrators dotte coverna mt promise and agree to and with the said Eliza beth Gar her heirs and assigns that he hath not made done committed executed or suffered any act or acts thing or thing, what roever whereby or by means where of the above mentioned and des cribed premise, or any part or parcel thereof now are or at any time hereafter shall or may be impe ached charged or incumbered in any manner or way what roever rave and except the raid indenture of mortgage. In witness whereof the raid party of the first part hath hereunto and to a duplicate her of set his hand and Teal the day and gear first abor e wrillen. Andrew J. Garr Tigned Tealed & delivered in gresence of Alexander Garr John Loing

Itale of even york lity and lounty

By this Public instrument, Be it Known to whom it may concern that I William oft Alaxwell Commissioner in and por the I take of New york duly Commisioned by the Governor of the Territory of Florida / by virtue of an act of the Legislature of the raid Territory entitled "An Act to authorise and empower appointent of Commi nioners & passed January 24th 1837" and therein and thereby authorised and empowered! to take acknow ledgment of any Deed, Contract Letter of Altorney mortgage or Conveyance of any Lands Tenements or Hereditaments lyng or being in the Territory of Horida or any other writing under real to be used in raid Territory with full you er and autho vity to administer Dath, and appirmations take Depositions") To hereby Certify that on the 24 th day of February Anno Domini 1841 before me the aforeraid Commissioner personally appeared An drew I Gar well known to me to be the grantor normed and described in the annexed deed an in due form of lan acknowledged he had rigned Texted and executed the same as his free act and deed for the uses and purposes therein mentioned In testimony whereof I have hereunto get my hand and Teal the day and year above nerelten

(Seal)

Words Maxwell Horisla Commissioner Deeds To Thomas P. Kennedy

This Indenture made this third day of april in the year of our Lord one thousand eight hundred and forty one. Between Rupina Maria del Carmen Debion of the City of J. t Augustine County of J. John East Floriala Trustee of Virginia Joseph Robion and Grabiel Tydney Robiou party of the first part and Thomas P. Kennedy at gives ent of the same pla ce, Witnesseth that the said party of the first part for an in consideration of pour hundred tals to her in hand good by the raid grasty of the record part at and before the realing and delivery of these presents the receipt whereof is hereby acknowledge Hath granted bargained and rold and quit clair med and by these greenes doth grant bargain sell and quit claim unto the rand party of the record part and to his heirs and arright forever, all the right title interest estate claim and demand both at Low and in Equity of the raid Virginia Sorgha Robion and Grabiel Tydrey Robion Cetuisque and aporeraid of in and to all the pollowing des wibed Lots and premises being part and proved of the grant by the Transit Government to Peter Miranda at Jampa Bay in the country of Hills borough East Florida that is to say all that paired of ground marked and numbered fifty fifty one fifty two fifty three fifty four and fifty fire in a plat or man of part of the town of Jampon vituate at the month of Hillsborough River in the County of Hills torough aportraid and known as United States Cantonnement Braoke the Jouth line of said piece of ground to commence at a stake

at high water mark on the bank of said River said stake being the divisional point between Lot humber one on said man and Lot nam ber fifty five running in a straight course due East one hundred and porty eight feet from said point thence in a straight course due North two hundred and porty three feet and thence due west to the said viver The east front to have the prive of said Late to have the prive tege of a Street Tixty feet wish. Also all that cer tain other Lot rituated also at lantonment Brookl apoveraid part and parcel of the Misson doe down grant aportraid and in the routhern ride or quater of said Cantonment being the rame lot pormerly occupied por quaters by loopt John Mi Crabb of the United States Urmy and adjoining on the west a lot now or lately occu jued by Maj Trazer to contain one hundred yards square the measurement to commence at the west boundary or Maj Frazer Lot making a line of one hundred yards running North waterly and Eastwardly and from the noint of termination of this line one hundred and forty yards Tauthwardly and westwardly thence one hundred yards along the water edge routh wardly and westwardly to a point on the raid mest boundary or the Frazer Lot thence north wardly and westwardly along the west bounds my line one hundred and forty yards on the South is added to said hot of our hundred yards iquare for the purpose of a very or embank

ment to vender the Lot uniform. Together with all and singular the tenements hereditaments houses, buildings improvements and appurtenan cas thereunto belonging or in any wise appertouring To have and to hold all the above mentioned and described premises and all the right title in terest estate and claim thereto of the raid Vir ginia Josepa Robiou and the raid Grabiel Tydney Robion Certaigue Trust aporeraid unto him the raid party of the record part and to his heirs and asigns porever. In witness whereof the raid party of the first nave Trustee aforeraid hath hereinto set her hand and teal the day and year first above win then. Tigned Jealed & delivered in presence of the riords and Rufina M. del Carmen fifty 'un our to" exared & where" Robion Trustee in terlined before rigning the words yards" on the 31 line from log is pirit had everald & Tands "on Thomas P. Kennedy the 30th Line interlined Mobert Mick Cer Jacob Mickler

This me morten dum of agreement made this twenty fourth day of December in the year of our Lord One thousand eight hundred and porty Between Rufina Maria del Carmen Robion Trustee of her two infant Children Virginia Josepa Robiou and Grabiel Tidney Robion of the City of It Augus tine East Florida and Thomas V. Kennedy of the same place witness that the said Rupina Maria del Carmen Robion party of the first part as trustee aporesaid for the consideration and agreement herein after named hath agreed and by these presents doth agree to sell and make title to the raid party of the second part. In hun dred Moves of lained to be located on the South Cast Point of what is called Garden point part and parcel of Live thousand acres of land conveyed to the raid party of the first part by deed dated on or about the part day of July 1840 in trust por the. raid Virginia Josepa Robiou & Grabiel Tid ney Ro bion which raid fire thousand acres are part and parcel of the Grant made to Peter Miranda by the Inamish Goverthent at Jampa Bay and the said party of the second part is to pay to the rand party of the pirst part Ino hundred Doll? on the execution of this agreement and the va land of the purchase money to be accertained in manner hereinafter Inecipied when the said grant shall be confirmed by the supreme lours of the United States and the raid party of the first part shall have executed and be ready to deliver to him the raid party of the record part

a good legal title por the said two hundred acres of land. And it is agreed that after the said grant shall be confirmed two suitable persons shall be appainted one by each party to apraise said two hundred acres in value over and above the good Two hundred dollars now to be paid and if they disagree then they shall appoint a third whose Lecision shall be final as to the value It is futher agreed that if said Grant shall not be confirmed by the Jugareme Court of the United States then the raid party of the first part shall repund and pay lack to the raid party of the record part It is understood that the approused value is not to be less than two hundred dollars.

In witness whereof the parties to there presents have hereunto set their hands and reals the day and year above revitten

Witness Rupina Maria del Carmen Thomas Richards Robion Trus bee Tabob Mickles Thomas P. Kennedy

The interlineation on the first page vir Making the agreement read on the South East Point of Garden Paint is acknowledged to have been made before the rignature of either party to this agreement Witness Rufina Maria del Earmen Thomas Richards Robiou Frustee Jacob Michler

Thomas P. Kennedy

Affidavit of tol Worth and valuation of Negrear of Miborough Launty Personally came before me John B. Allen adustice of the Peace to in and for , aid lounty duly authorised commisioned and ment of gulantry who being norn maketh Oath and ray, that hegren Jame her son Egras about 22 years of age and the negres Arfa about 9 years of age who accompanied the band of Coord Tastemaque when he came in at Fort Topquelai que voluntarily announced themselves to anea, the Salower of Col Gad Houmphrey that they were captured by said Coora at Micono pa; Eyrus expressed a desire to regain his master but since within a few days the three have said they de give to accompany their Indian master the Captor to arkannas and futher rays that when the said above named negroes coule in at his port the negro Anthony or Joney who is inter petre for the Indian and belongs to the said Col Flewnphrey recognised them as belonging to his master the and Col Humphrey Inorm to and Tubreribed William J. Worth Before methis 26th day of U. S. a. expiral 1841 John B. Allen Justice of Peace

belonging to Cal Humphreys We the undersegned appointed by the Elerk of the County Court por the County of Hillsborough to approvise hour Negroes the property of Col gad Humphrey, of J. Augustine. Report that we rummit the annexed statement of the value tion of raid four Negroes. UJZ for Jame about 55 years old for Jo phy about 45 Do Do for Cyrus about 22 Di- Do \$ 300-00 480-00 1000- 00 por Arpa about 9 De Do 2150-00 Tomma 28th of April 1841 John B. alken R.B. Terevery Fort Brooks Cast Florida april 14th 1841 This is to Certify that should I be killed while viding the express or otherwise Descesse while in florida. I John Dukso do will and bequeath to W. H. Knap all monies Due me from the United States and also the money that I have in Mr. J. B. Allen hands all so other property, or effects what ever, given under my hand this 14th Day

John Lindulso

Veste. Witness John H. Evistism

of otymil 1841

Affidavitt of John to. Cristian on will of J. Dullo Territory of Flor Ida Hills borough County

Personally appeared before the under rigned Clerk of the County Court for the Country of Hillstormigh the within named John H. Cristian whose name is in rigned as a witness to the within will who declares upon bath that the said testa tor of the raid will rigned his names to raid ins trument and declared it to be his last will and testament.

John H. Evistion

Towarm to by the above named witness and Jubscribed before me this 11t Day of May 1841 Manuel Olivella Elesk 26. E. E.

I Henry Imasing do lolenmy function of the duling for the form the start of the Ship me South form the start of the start of

Monnel Olivella M. C. C.

Ttephen D. Carron writ of Habeus Corpus Order nº 30

Hillsborough Country Court
At Chambers May 20th. 1841

In application of Stephen D. Carron who alledges that he is unlawfully detained as a Toldier in the army of the United States by Col William Davenport a writ of Habeus Corpus is awarded to the said William Davenport to cause him to how e the body of the said Carron before the Court this day with the cause with of his Caption and detention eluquestis Steel Judge

In the name and by the Muthority of the Territory of Florida.

To Eal William Davenport United States Armey

We Command you that the body of Stephen D. Carron under your Eastody as it is raid detained you have before the Judge of our County Eauth for the Eaunty of Hillsborough, in Chambers at Jampa immediatly after the receipt of this wint that course may then & here be showed why the raid Stephen L. Larron alledged to have been enlisted into the Urung of the United States as a minor and neithant consent of Parent or Gaur dian shall not be discharged from said service been fail not

Witness Augusters Itale Judge of aux Court
Country Court for the Country of Hillsborough
this 20th day of May 1841 in Olivella Clerk,

If. C. C.

Order nº31

Hillsborough Eventy Eaure At Chambers May 20th 1841

United States in obedience to the writ of Habeus Torpus this day an arded and to him directed brought in the Court Stephen D. Earson in said writ named who is detained in his custody as a totomel in the Urang of the United States under enlistement in said Urang; Whereupon the raid Stephen B. Earson produced proof to this tourt of ratificating character that the raid Carron was enlisted in to the Urang of the United States while a minor and without the consent of his Mother who was the surviving Parent at the time he enlisted. Und it appearing that the raid Stophen B. Earson is destampedly detained, I froordered that he be discharged from the Cartody of the raid William Darenport and prom the service in the Urang of the United States.

Augustus Steele Judge

Territory of Florida \ Hills borough County out Chamber June 29th

Order nº 32

Euralor to take charge of the effects & estate of Addison Phillio deceased untill it shall be ascertained whether the said deceased has died intestate & in such case untill admit nistrators shall have been appointed according to law Augustus Iteele Judge

I. M. white To Henry Dudley

This indenture made the twenty seventhe day of July in the year of our Lord One thousand eight hund sed and thirty Tix Between Don Vicente Murrilloy monte of Madrid Lecretary of her Majerty on Officer of the Department of State and Don Ramon Lorenzo talvo of the same place Escribario de Camara in the supreme Imbunal of War by I oregh M. White of the Territory of Florida United States of america their attorney by virtue of a power of attorney to Don Roman Pinto y Lopez to the said July 1835 and a grower of substitution from said Don Ramon Vinto of Lopes to the said Toreph M. White docted april 1836 and Eartified by the american Consul at Havana 9th July 1836 of the first part and Henry Dudley of the City of New York Merchant of the record part witneseth That the raid parties of the perst part for and in consideration of the sum of Twenty thousand Dollars lawful money of the United States of America to them in hand graid at or before the engealing and delivery of this presents by the said party of the record part the receipt where of is here by ack nowled ged and the said parties of the first part therewith fully ratisfied contented and paid have remised reseased and quit-claimed and by these presents do remise release and quit- claim unto the raid party of the second part and to his heirs and rest and demand what sever both in Lawand Equity of the parties of the first part of in and to the whole and every part and portion of

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that certain Track of Land and premises in East Florida granted by the King of Train to the Duke of Alagon and connveyed to Richard J. Hackley and Company by deed dated the 29th day of May 1819. Together with all and ringular the hereditaments and appurtenances thereunto be longing of in any wise appertaining and the reversion and reversions remainder and remain den vents inves and propits thereof. And also all the estate right title interest dower and right of dower property possession claim and demand what roever as well in law as in equety of the said parties of the first part of in or to the above released premises and every part and parcel there of with the appurtenances: To have and to hold all and singular the premises above described and released together with the appartenances unto the said party of the second part his heirs and are

In witness whereof the parties to these presents have hereunto interchangeably set their hands and reals the day and year first above written Jealed & delivered in the presence of

John H. Magher

Torenh M. White Attras aforeroid

State of New York

City and County of New Yorkn

By this Public instrument. Be it known To all whom it may con

cern that I William Al Maxwell Commissioner in and for the State of New york duly Commissioned by the Governor of Florida (by virtue of an Act of the he gistature of the said Territory entitled! An Act to authorise the appointment of Commissioner & na ned January 24th 1831," and therein and thereby are thorned and empowered to take the acknowledge ment of any Deld Contract Letter of Attorney Mortgage or Conveyance of any Lands Tenements or Hereditaments lying or being in the Territory of Florida or any other writing under Teal to be used in said Territory with full power and an thowity to administer Ouths and Affirmation to he Depositions & Do hereby Certify That on the record day of August one thousand eight hundred and thirty dix. Before me the goid Commissioner personally came Joseph M. White known to me to be the grantor named and described in the annexest deed and having made known to him the contents thereof he acknow ledged he had truly signed realed delivered and executed the same for the uses and purposes there in mentioned in the Capacity their named In testimony where of I have hereunto set my hand and Heal the day and year above un

With. Maxwell Horida Commissioner Territory of Florida Ist County of Leon Ist

this first day of May A. D. 1840 the poregaing instrument of writing was presented to me the Jubscriber Clerk of the County Court for the County oforeraid for record and having thereon the proper certificate of authentication I have duly recorded the same. Intestimony whereof I have kerecunto set my hand and affixe my Teal of Office the date afore said D. M. Raeny Clerk

Decorded on the 14th day of July 1841

Know all men by there Presents Whereas on or about the first day of May one thousand eight hundred and thirty five Richard I. Hack leg of the City of New York being reized of a large tract of Land in the Territory of Florida containing about Eleven millions of Lerses more or less agreed with Henry Dudley and Nicholas W. Stugverant of the same Lity to rell to them the One equal undivided quoter or One fourth part of raid Land for the sum or consideration of I we hundred thousand Dollars Whereupon the raid Dudley & Stugverant poid to raid Heach ley the sum of Fifteen thousand do lars as part of the raid Consideration leaving due to raid Heach ley the sum of One hundred and Cighty five thousand do lars on raid purichase And Whereas orn or about the theorety seventh day of July One than and eight hundred & thereby Tix

in contemplation of the formation and creation of the Horida Veningula Land Company as hereinafter men tioned and in order to perfect the title to said land the raid Dudley Stryverant and Hackley purchased in an outstanding claim or title to a portion there of of Don Vincento Morrello y Monte and In Ramon Torenzo Calvo and thereugion by Deed bearing date the day and year last aporeraid dosent M. White as attorney of the said Don Vicento Morrillo y Monte and Don Ramon Lorenzo Calro did for the consideration of Twenty thousand Dollars paid by the raid Dudley remise release and quit claim unto raid Henry Dudley the party there to of the record part and to his heirs and arrighs porever All the right title claim interest and demand whatsoever both in Low and Equity of the parties of the first past (the said Don Vicento Morrillo y Monte and Don Raman Lorenzo Calvo) of in and to the whole and every part and portion of that certain Fract of Land and premises in East Florida granted by the King of Tpain to the Duke of Alagon and by deed dated the 29th day of May 1819 as by re perence to the said convey ance and quit claim there of to said Dudley will more fully appear And Whereses the raid Inventy thousand dollars was advanced by said Dudley and Stagvesant (being the consideration of said conveyance and gust dann to said Dudley and was charged by raid Dudley and Stuyverant on their books to the , and Richard J. Hackley thereby reducing their

Indebtness to the raid Hackley for raid Land that And Whereas afterwards by certain articles of agreement and association bearing date the fourteenth day of Teptember One thousand eight hundred and thirty Tix made between the said Richard J. Hack leg and Joseph D. Been David Clark son and Lat Clark the raid parties last named did make and organize a Company known by the name of The Florida Peninsula Land Com paing" the basis of which company was that the joind Eleven Millions acres of Land should form a common Stock or Trust fund and that the inte vest of the owners thereof should be represented by scrip or Certificates of Stock And Whereas the said Richard it Hackley by Indenture bearing even date with said articles of Anocation did convey the said hand and premises therein mentioned (being the Ebeven million Cleves more or len aforesaid) unto the said Soregin D. Beer. David Clark son and Lat Clark whon and por the uses and Trust therein mentioned And Whereas the said Sudley and Stuyverant became Subscriber to said asticles of association and received as representative of their Interest in said Lands from the Trustees of said Company gerig or testificates por two hundred and thirty five Thorses of the Stock of said Company-And whereas doubts have arisen whether upon the preceding State of facts the title of said Don Vicento Morrillo y Monte and Don Ramon

Lovenzo Calvo 1a as aporeraid conveyed to the raid Henry Dudley rests in said Dudley or whether the raid conveyance or quit claim thereof to raid Dudley in pact Enures to the benefit of raid Com And Whereas the raid conveyance and Quit claim to said Dudley was made in contemplation of the formation of raid Company and was intended to perfect the Title of raid land in raid company and not to vest any other title thereto in raid Dudley rave as a Itockholder in said Company The consideration therefor having in fact been paid as aporeraid by raid Richard J. Hackley the original owner of said Land) And Whereas the raid George & Roote and Peter Stuyverant of the City of New York before the death of the raid Henry Budley became and are the Regal anignees of raid Henry Dudley under and by virtue of a certain assignement made and executed by said Henry Dudley and Nicolas W. They rank bearing date the eighteenth day of July Ine thousand eight hundred and thirty Jeven And Whereas the raid George G. Rast and Peter Stuyverant anignees aforesaid now hold the Certificates or scrip so issued as aforesaid to the raid Dudley and Stuyverant and repre sentative of the interest of said Dudley and Stry verant in raid Lands And Whereas the raid Jerigs or Eestificates repre sent an imperfect title in raid Lands And Whereas since the execution of the aforesaid

deposted this Life

Now know ye that we the raid George G. Boot and Peter Stuggerant Anigneer as aforeraid in consideration of the aforegoing premises and for the purpose of perfecting the title to said lands in gaid Company Have and by these presents Do remove release and quit claim unto the raid Joseph D. Been, David Clarkson, and Lot Clark "Trustees of The Florido Peninula Land Company and to their ruccerors and anigns all the right and title of the raid Henry Dudley of in and to the raid Land and premises 10 as afore raid conveyed and quit claimed to him which the raid Henry Dudley acquired by the aforeraid Conveyance and quit claim thereof to him by the raid Joseph M. While Attorney as aport said and all the title therein which we the raid George G. Raot and Peter Stugrerant have or can convey as assignees as aporesaid. To have and to Hold the rame and every part and parcel thereof with the appartenances unto the said Soreph D. Been David Elaskson and Lot Clark Trustees as aforeraid their rucce son and assigns upon the Trust And for the uses and purposes in the aporesaid districtes of anociation mentioned and contained. In Witness whereof we have hereunto set our hands and Teals the Thirtieth day of November One thousand eight hundred and thirty Eight

Jealed and delivered in presence of John H. Magher wom off. Maxwell

George G. Rast Est

State of New york City and Country of New York 335.

By this Public instrument. Beit known To all whom it may concer that I William He Maxwell Commissioner in and for the State of New York duly Commissioned by the Governor of the Territory of Florida by virtue of an Act of the Le gislature of the raid Territory entitled "An Act to authorise the appointment of Commissioners & passed January 24th 1831" and therein and thereby authorized and empowered to take the acknowledgment of any Deed Contract Letter of Attorney Mortgage or con veyance of any Lands tenements or hereditaments lying or being in the Territory of Florida or any other naviting under real to be used in said Territory with full power and authority to administer baths and Offirmations take Depositions 8. Do hereby Certify that on the winth day of January A.D. 1839 Before me the aforesaid Commissioner personally appeared George G. Root and Peter Stuy verant known tome to be the grantors named and described in the ann exed deed in due form of law acknowledged they had righted realed and executed the rame artheir free act and deed for the uses and nurgioses

therein mentioned.

Intestimony whereof I have hereunto set my hand and deal the day and year above written we How He Maxwell Horida

Territory of Florida 3.5.

Be it remembered that on this

1. day of May A. D. 1840 the foregoing instrument of

writing was presented to me the subscriber Clerk of the

County Court for the County aforeraid for record and

having there on the proper certificate of authentication

I have duly recorded the same. Intestimony where

of I have hereunto set my hand and that affixed

my Isal of Office the date aporegaid

D. M. Raeny Clerk

Decorded on the 20th day of July 1841

Territory of Florida of Horida of at Chamber June 29th

Order nº33

Ordered that Levi Collar be appointed Carator to take charge of the effects and estate of John Wright deceased untill it shall be ascertained whether the raid deceased has died intertate and in such case until Administration shall have been appointed according to law Augustus Steele Sudge

Whereas Henry Dudley and Nicolas W. Stugresant of the City County and State of New York Merchants transacting business under the name and firm of Dudley and They resant are largely indebted to rundry person in the United States of America and elsewhere in various amounts the nature amount and extend whereof council at present be distintly ascertained_ And Whereas the said Henry Dudley and Nicholas W. Stuy verant are desiraus and intend that a fair and Equitable division and distribution of all their property in the United States should be made a mong all their creditors in the order and with such preperances as is hereinafter mentioned and ret forth ____ Now this Indenture made this Eighteenth day of July in the year of our Lord One thousand eight hundred and thirty Jeven Between the said Hen ry Dudley and Nicholas W. Stuy verant parties of the first part And Peter Stugresant and George G. Root of the City of New york aforeraid Witnessette that the raid parties of the first part for and in consideration of the premises and of the rum of one dollar to them in hand praid by the raid parties of the record part at or before the enrealing and delivery of these presents the receipt whereof is hereby acknow ledged. Have gran ted bargained rold conveyed confirmed and re leared and by these presents Do grant bargain sell corney confirm and release unto the said parties of the record growt the jurarivor and survivor of

them and the heirs of ruch survivor all and singular the lands terrements and real Estate of them the raid parties of the first part or of either of them in the United States of America whateverer and where roever returnte and being or in or to which they or either of them have or hath any Estate right title or interest together with all and singular the Edipices, building, rights menter priviliges and appurtenances and hereditaments thereunto belonging or in any wise appertaining and all, the estate right title property interest claim and demand as well in equity, as at Law of them the said parties of the first part of of either of them of in and to the same and every part and parcel thereof and revision and revisions remainder and and remainders rents issues and groups thereof To Have and to Hold the raid premises and every part thereof with the appartenances hereby gran ted or mentioned or intended to to be unto the raid parties of the record part as joint tenants and not as tenants in comon and to the surainon and jurvivor of them and the heirs of such survivor and to his or their arrigns - But Nevertheless to upon and for the user and purposes herein after declared and expressed of and concerning the same and to and for no other uses intents or purposes whatroever. And the raid parties of the first part for the consideration, aporesaid Howe futher granted bargained and rold arrigned transfered and set over and by these presents Le grant basgain

and sell arrigar transfer and set over un to the said parties of the record part the survivors and survivor of them and the executors and administrators of ruch survivor all and singular the raid goods waves merchandise chattels real and personal property Estates and Effects of every kind of them the said parties of the first part of or either of themorin or to which they or either of them have or hathang estate right title or interests and all debts rum andrams of money balance and balances of accounts contracts bonds bills notes judgements and engagement, and engage ments of every kind and nature due owing or to be come due owing or payable to them the raid parties of the pint part by reason of any matter cause or thing now existing or in or to which they or either of them have or or hath any interest or wright whateverand all earnings and profits of any vessel now on foreing voyage of any adventures now outstanding or depending and also all Books of accounts paper vouchen recurities for money or other arrances held by or belonging to the raid porties of the fint part or either of them what roever or Where roever within the United of tates of America the hereby arrighed premises may be or be rituate and whether of the raid parties of the first part or of either of them or of there said partnership or firm of Dudley and Stuy verant. To How and To Hold all and singular the premises hereby granted and assigned or mentioned or intended so to be unto the said posties of the second part the survivors and survivor of them and the executor and administrators

of such survivor But Nevertheless to and upon the uses and for the purposes hereinafter expressed of and concerning the same.

And it is hereby Declared and Agreed and the estate and premises aforeraid are hereby granted conveyed and arrighed unto the said parties of the record part the survivors and survivor of them and the heir executors and administrators of such sur vivor . Upon Trust that they the said parties of the record part the survivor and survivor of them and the heir executors and administrators of such survivor Thall and do with all reasonable and conveniently speed sell and convey at public or private sale and for each or on a reasonable credit and for such reasonable prices as can be obtained therefore all and ringular the raid hereby granted and conveyed Lands tenements and real Estate and also the raid hereby granted and arrighed goods waves merchandise chattels real and pergonal estates which shall come to or be obtained by them and convert the same into money and also Thall and do collect and receive recover and get in as far as the rame can be rear, a mably done the hereby arrigned debts and premisses.

And then in the next place that the raid trustees with and out of the raid trust fund and proceeds to vetain and reimburse themselves all ruch costs char ges counsel fees expenses and disbursment, as may have been or shall be expended or incurred by them or for which they shall be liable as well for the preparing of these presents as in or

about the execution of the Trust herein contained to gether with a reasonable commission or compensation for their services in there behalf.

And then upon the futher trust that the raid Inestees shall and do pray and apply the revidue of the trust funds and monies afore raid when aid as the rame shall from time to time be received towards praying and discharging all such debts sum and rum, of mo ney as are due or owing by or from the raid parties of the first part or either of them to Jaminel Thermood for rolicitors attornies conserved fees due to him alone or jointly with others and whether the legal claim for the rame may stand in the name of the raid Jamuel Therwood solety or together with his pre sent or former partners or in their or either of their names.

that the said Tourtees shall and do apply and appropriate that the said Tourtees shall and do apply and appropriationale the residue of said Tourt funds and more nies when and as the same shall from time to time be received towards paying taking up, and dischar ging the several and respective debts and demands sum and sums of money commitments teabilities and responsibilities due or to become due from the said parties of the first part or either of them to the parties of the second part or either of them to the parties of the second part or either of them to the have be come liable occasion of acceptances endorments or liabilities on account of or for the accomposation or security of said party of the first part or either of them either by setaining the amount of the raid respectives debts or demands when they shall

howe respectively taken up or paid off the notes bills engagements or liabilities for which they are respectively so liable or to the holder or holders thereof where the same have not been so taken up or discharged such payment to be made in such manner as that an equal ratable distribucion be made of the said remaining trust funds and monies so far as the same will extend between the said Peter Stagresant and George G. Root in equal ratable proportion according to the respective amounts of their respective demands and liabilities.

And then after ratisfying and discharging the several demands liabilities and engagements above mentioned upon the futher trust that the said Trustees shall and do apply and appropriate the residue of the said trust funds and monies when and as the same shall from time to time be received towards paying and discharging the and respective run and rums of money bo rowed by them of Joseph Read Stuyverant and John Read Stugrenant both of the lity of New york gentlemen and of which they or either of them hold the notes of the said parties of the first part and towards the taking up of the raid notes in case they or either them shall have promed away or enclored the same such payment to be made of the in such manner as that an equal ratable distribution be made of the raid vernaining trust hunds and monies as far as the rame will extend between the said Tosegih

Dead Stugresant and John Read Stugresant in equal ratable proportions according to their afore raid respective debts demands and liabilities And then after ratisfying and discharging the seve val demands liabilities and engagements above mentioned upon the futher Trust that the raid Trust tees shall and do apply pay and appropriate the residue of the said trust funds and monies when and as the same shall from time to time be received towards paying and discharging the interest just by due and justly to acrese due upon all mortgages executed by the raid parties of the first part or either of them or their weres or either of them for their debts or which either of them or their wives are tiable to pay for their debts whenever such inte vert shall so actual or grow due or which shall be a lein upon any real Estate held by them or either of them and groceding, for the foreclosure of which that not be commenced therepore within four years from the date of these present and also to wards the payment of both principal and interest due or to accour or grow due upour a certain most gage heretopore executed by the raid Henry Sudley and Helen his wife to John Timons or to recuse the payment of the ruin of Laur thousand do llar and also the prencipal and interest due or to accome or grow due upon a certain mortgage heretopore executed by the raid Nicholas wi Thuyverant and Augusta E. his wife to John Timous or to secure the payment of the sum of Fire thousand dollars and also the pricipal

and interest due or to grow due apon a certain other mortgage heretopore executed by the raid Nicholas W. Stugrenant to Robert Van Rennelaer to recure the payment of the rum of Lour than rand dollars and also to apply and pay the Taxes and assessments now imposed or hereafter to be imposed upon the real estate belonging to the raid parties of the first part or either of them for to the wife of either of them) which shall be mortgaged to secure the payment of the debts of the raid firm of Dudley and they ve rant ruch payments to be made in ruch man ner as that our equal ratable distribution be made of the raid remaining trust funds and monies as far as the same will extend towards the payment and ratisfaction of the reveral debts demands and listbilities last aporeraid according to the respective amount thereof And then upon the puther Trust the raid Trus tees shall and do pay and apply the residue of the Trust funds and monies aporeraid when and as the same thall from time to time be received towards the paying and discharging all ruch debts rum and rums of money as now are or shall become due or owing to and amongto all the creditors of the said firm of Dudley and Stuyvesant in equal ratable proportions according to the respeti ve amounts do to such respectives creditors as the same shall appear by the Books of the raid firm of Dudley and They reant or other evidence

ratisfactory to the said Trustees and to the Cend that the raid exeditors may be more ratisfactorily as certained it may and shall be lawfull to and for the said Trustees to course at least one years notice to be given by advertisiment in two of the publication papers of the City of New York for the Ereditors of the raid prarties of the first part and of either of them to exibit before them their respective claims or de mands with the evidences there of and therough on to proceed and make divedends of all the raid trust funds among such creditors as shall appear by the raid Baoks of the raid firm of Sudleyand Stay verant or other ratisfactory evidence without being liable to any exeditor or exeditors who shall neg lect to exibit and offer ratisfactory evidence ofhis or their demands within the time limited by such notice or advertisement as aforeraid and after paying all the , and creditors in full and paying and ratisfying all the expences and charges and fulfilling and performing all the other duties on the part of the raid parties of the record part here in before required to be done any balance of the proceeds of the hereinbefore conveyed and aring ned property which shall vernain in the hands of the raid parties of the record part shall be paid over to the parties of the first part the sur vivor of them and the hairs executors adminis trators and arrigans of such survivor. And it is hereby futher Declared and under, tood that it shall and may be lawfull to and for the said Trustees the survivors and survivor

of them and the executors and administrators of such survivor at their or his pleasure to employ such agents I vustees or attorneys as they or he may find necessary or deem expedient in the collection recovery and management of the arrighted premises or otherwise in the extendtion of the Trust herein contained and to allow a fair and ample compensation for their respectives revoices in that behalf: And that they the raid trus tees or either of them or their or his executors or administrator shall not be liable for the reparete acts or receipts of the other nor for the misconduct neglect or insolvency of such agents factors or attor negs or any of them nor por any loss or deficiency in the collection transminion or venitance of the hereby assigned premises or any part there of or the proceeds thereof nor otherwise except for their actual joint receipts or each reverally por his actual reveral receipts or each for his own grow neaglest or mes conduct in the premises. And it is futher declared and understood and Agreed that the said Trustees the survivors and survivor of them his executor, and administrators shall be entitled to charge and vetain as aforeraid a reasonable commission or compensation for their and his services in the execution of the trust herein contained and that the same and all expences of agents and factors and all other expences proper and necesary in respect to the and great premises and the execution of the trust herein contained are to be deemed a choirge

against the said trust funds and to be ratained and ratisfied thereout as herein before in that be half directed.

And the raid parties of the first point here to of the record part do reverally each for himself his executors and administrators and his and their acts only and not one for the other or the acts of the other coverant and agree to and with the raid parties of the first the survivor of them and the executors administrators and assigns of such our vivor well and faithfully to execute the reveral trusts hereby reposed in them the raid parties of of the record part

And the raid parties of the first part do here by constitute and appoint the said parties of the record part and the survivors and survivor of them and as well reverally as jointly and the executors and administrators of such survivor the Attorney, and Attorney of them the said parties of the first part and of each of them hereby giving and granting unto the raid parties hereto of the record part and to each of then, and the rurring non and survivor of them and his executors and administrators full power and authority in the names of the said parties of the first part or of either of them or of their or either of their executors and administrators or otherwise buto the uses aporeraid to ask demand collect recover and receive all and singular the hereby assigned premises and the proceeds thereof and in all cases where he or they shall deem it expidient

to make compositions in any way or maner or subjects to reference or arbitration any controversey toutching the same to sell and adjust compound and arrange all accounts and matters apper tainning to the premises to commence and prosecute any suit or suits the same to discon time and athers to begin and prosecute when and as after as occasion may require and also to defend any suit toutching the premises either now pending against the said parties of the first part or which may here after be brought in all courts and places and before any triber mals or majestrates to make attachment, give and execute release acquitances and discharges and generally to do all acts and things need full and groper in the premines: Also attorney and attorneys to make and appoint and subs titute for all or any of the purposes aporesaid and again revoke and others to appoint as need may require - Hereby Ratifying and confirming whatever the parties hereto of the second part and each of them and the survi vors and survivor of them or his executors or administrators or his or their rubstitute shall lawfully do or course to be done in the pire misses by vertue of the presents-In witness whereof the raid parties of these presents have hereunto interchangeable set their hands and Jeals the day and year first above written.

feated & delivered in presence of

(Tigned) Henry Dudley D. Nicholas W. Stryverant bytin Attorney Rob! Van Rennedear D. Peter Stryverant De George G. Root

City and County of New York: On the Ninteenth. day of July one thousand Eight hundred and thisty seven George W. Wright the subscribing witness of the foregoin Instrument with whom I am acc personally acquianted being by me duly sworn did depose and ray that he resided in the City of New York that he new Henry Dudley Robert Van Denn lear or whom degionent testifies war the attorney of Nicholas W. Stuyverant one of the individuals described in and who executed the said instru ment of by his raid attorney) Peter Itugresant and George & Rast the several individuals des embed in and who executed the raid instrument that said Henry Dudley Peter Stuyve rant and George G. Raot executed the rame in his presence and the raid Probert Van Rens = ealer has executed the same in his givenence and that the raid Wright rubscribed his na me as a witness thereto.

(Signed) & G. Havens Com? of Deeds Recorded in the Office of Register of the City and launty of New York in Liba 344 page 293. the 19th day of July 1539 at 15 minutes past 9 A. M.

Signed examined by Sames Gulick Register

Territory of Florida? County of Leon 3.c.

this not day of May of D. 1840 the foregoing instrument of writing signed by Henry Der dley Nicolas W. Stugwerant by his Altorney Desbert Van Remadear) P. Stugwerant and Leorge Root was presented to me the subscriber Clerk of the Lounty Court for the County afore said for record and having thereon the certificate of E.G. Havens commissioner of Deeds for the Eity and County of New York I have recorded the same

In testimone, whereof I have hereunto set my hand ound affixed my real of Office the date afore said D. M. Rainey Elesk Order nº34

Hillsborough County Coast Mt Chamber August 10th 1841

John Darling Administrator of the estate of E. S. Shamon late of this County deceased having rendered in to this court his accounts & vouchers and it appearing from said Accounts that the affairs of said estate have been finally closed & rettled It is ordered that the said Darling be discharged from his responsibilities as Adminis trator

Augustin Steele Judge

Order no 35

at Chambers

Hillsborough County Court

Ordered that B. Ellin - Herrick William Van Nortrand and Henry Warren be appointed approxises to value the property and effects of the lake John Wright Deceased.

Augustus I teele Sudge

Lampa Bay Jamary 21th 1841

Know all men by these present that I heri
Collar of the County of Willsboroug and Territory of
Florida for an in consideration of the sum of One
hundred Dollars to me in hand paid the receipt
where of is hereby acknowledged. Howe with
this day bargained sold and transfered and by
there presents do bargained self and transfer

above named all my improvements plat and spot of ground together with all tenements there on rituated fronting the Hillsborough Bay and on the East ride of the River Hills borough which plat or mot of ground together with tenements thereon — I here in bend my self to defend the right and title of the said premises so far as my claims may extend against the claims of any others what soever.

Given under my hand & Seal this 21" Jany 1841 Witness

Colward E. M. Heige Lewis Murray

The word "East" in the above instrument is an error and should have been written west raid in provements being on on the west of the River & Bay

Know all men by these presents that we heri Collar administrator on the estate of John Wright deceased W. H. Prime and George Marshall are held and himly bound unto the Territory of Horida in the genal rum of Two hundred and fifty Dollan for the payment of which we bind ourselves our heirs and assigns jointly and seve rally firmly by these presents realed with our Teals Dated this Twenty Teventh doing of August Lighteen hundred and Dorty Inc

The condition of this obligation is ruch that of the above bounden Levi Collar Administrator of all and ungular the goods chattels rights and evedits of John Wright deceased do make or cause to be made a true and perfect inventory of all and in gular the goods chattels rights and credits of the rand deceased which have or shall come to the hands knowledge or possession of him the Levi Collar or in to the hands of any person or or persons for him and the same so made do exuse to be filed in the Elerks Office of the County Court of Hillsborough at or before the first day of sep tember next enruing and all the goods and chattely rights and executs of the said deceased at the time after shall come to the hands or prossession of the said Levi Collar or to the hands or possession of any other person or persons for him do well and truly admiranter according to law. and puther make or cause to be made a true and just account of his Administration when required and all the rest and veridue of goods

and just account of his laministration when required and all the rest and veridue of goods diately rights and credits which shall be lound vernaining upon the raid Administratory account the same being first examined and allowed by the Court of the County of Willsborough shall deliver and pay to such person or persons respectively as the said Court by their order orde cree persuant to the true intent and meaning of this act shall appoint and direct. And if it shall thereafter appear that any last will end testament was made by the said deceased and

the executor or executors therein named do file the same in the Office of said Court making. request to have it allowed and approved by the raid Court then if the raid Levi Collar above bounden being thereanto required do vender and deliver his raid letters of Administration then this obligation to be void and of no effect otherwise to remain in full force and virtue In testimony whereof we have hereunto set our hands and Teals the day and year above written. The words George Marshall interlined before Tigning. Levi Collar Tigned Tealedy W. H. his Orime George Marshall delivered in presence Augustus Steele

Order nº 36

Hillsborough Courty Court at Chamber Aug 26th 1841

Ordered that Letters of Administration be granted to Levi Collar on the estate of John Wright deceased upon his giving the lawful bonds.

Augustus Steele Sudge

Property presented for valuation by Levi Collar administrator on the estate of John Wright deceased.

One Elock radued at Eight Dollar One silver watch at Twelve Dollars Ine double barrell for ling piece & pouch valued at Thirty Dollars Ine Dwelling House One hundred Dollars

William Van Nortrand

Henry Warren B. Ellis Flerrick

Verntory of Florida County of Hillsborough

To all to whook these presents shall

come greeting

Whereas Levi Collar at present of the County and Territory apore round how been duly que tipied according to law as Administrator of all and singular the goods chattels rights and credits of John Wright deceased and has entered in to Bond obligatory to the Territory of Florida with Wom it. Prime and George Marshall recurreties in the penalty of Two hundred and pifty Dollars conditioned for the faithfull perpormance of his duties as Administrator as aforeraid.

Now. Know of athat administration of all goods and chattels rights and credits of the raid John Wright deceased is hereby granted to the raid Levi Collar

Witness the Hono rauble Augustus teele Judge of the County Court of Hills borough launty this 3. Day of Sentember 1841

Sohn Wright deceased do Tolemmy wear that there are heirs to the said estate that according to the best of my knowledge & belief the said deceased died without a will and I also swear that I will well and truly administer the goods chattels rights and credits of said deceased make make a just and true inventory of the same pay his debts as for as the anets of the estate shall extend and the laws direct make a four distribucion according to law and render a true account of the Administration of the estate when thereto required.

before me this 37th day of Arigust 1841 Augustus Steele Judge H. E. C.

Order No39

At Chambers Sept 13. 1841

The last will & Testament of Addison Willard a Soldier in the army bequatting his un paid due, to John Dunn also a Toldier without an executor proved by the oaths of the subscribing witness is ordered to be recorded.

A. Steele Judge

Have of I. C. & the Reg & W. J. A. niewing myself near the close of life do give and be queath unto John Dunn of E. all the money of have in Eapst Montgo mery' haids also what pay after Leducting ratters & washing bills there may be due at the time of my death also what dothing I am the owner of Jampa Bay E. J. Jept 9th 1841

Witness

Addison Willard

De He Evart P. Feeny

Arch Us Neill.

That I, & Hambaugh Butter to shy U.S.

Herriff for and in consideration of the sum of one Thousand dollars to me in handpaid, the receipt whereit is its hereby acknowledged, have this day bargained,

bold a transferred, a do by these presents bargain, sell and transfer unto Mm J.

English of Key West Florida, all my right title denterest in and to a certain piece of pasperty, lying distuate at the village of Jampa a Veritory of Florida, a known as "tillgories or Tampa Hotel"

Thousand Hotel

Thousand this 9th day of Hood 1850

In pusince of Desirand A Seal at Tampa

Plorida, this 9th day of Hood 1850

In pusince of Desirand A Seal at Tampa

Thousand A Seal at Tampa

This tenth day of October 1841, comes & Clark, one of the subscribing withulpes to the foregoing instrument & personally Imment the above instrument signed, sworn says that the above instrument signed, sealed and delivered by PG Rambaugh in his presume of the plurposes therein mentioned.

Before me: Iliven under my hours & Seale at Tampa, Manual Olivella Clerk

Rey-West 12 th August 1841.

But it known that on the ninth day of November 1840. I received from P. I. Humbaugh a certain paper or deed for a certain House and property at Tampa Bay known as Kilgores Hotel This paper I have returned to R. D. Kilgore & all the rights appertaining or accruing from it; as he has full right to it and its advantages the same as I myself might have had I the paper in full I having no liability nor responsibility in the matter in any way or shape whatever In test my hand & seal. Mm I English Geal

Monthly Monthly Monthly Seal

Territory of Honda: Hillsborough lo of. This tenth day of October 1844, Comes Buckingham Snith one of the substituting witnesses to the foregoing instrument and personally known to me, who being duly Sworn before me says that the forgoing instrument is in the handwriting of Am Torghish who executed and delivered the same in his predence and for the purposes therein expressed. Grown under my hand bleat at Vampa Manuel Olivella Clerk H. C.C.

Received from Crity a Black Woman whom I purchased from Captain Sowett ix hundred Dall in full for her freedom and Thereby relinquish sell claim for her services an do hereby declare her free and warrant her freedom for me and my heirs porever

J. B. Dallam

At Chambers Oct 13 alien who arrived in the Um William Delany an and is desirans of being na ted States in 1824 thereof this day reports himself turalized a citizen as follows to wit I William Delang make the pollowing

report of myself to the County Court of the County of Hillsborough in the Territory of Florida that is

to say I was born at Gosport thin town of

Hamphire England on the 1th day of January
1801 being now 40 years of age that I am en
subject of the Queen of England owing allegiand
to that Foreveing that I migrated to the United
Itates in the year 1824 and that I intend to
rettle myself & have rettled myself in Horida a
Territory of the United States.
Invorm to in Eacest Given under my hand
this 13th day of Intober this 18th day of Atober 1861
1841
William & Delany
Mark

Manuel Hivella Clerk

Declaration

William Delang a Native of England this day declared on oath that it is bona fida his intention to become a citizen of the United States & to renauce forever all alliquence & fidelity to any foreing Prince Potentate state or Tovereignites what ever & particularly to victoria Jucen of England.

Tampa October 3th 1841

Received from Levi Collar the sum of Tix hun dred Dollars in full progressed for a negro man Have by the name of Moram aged about theity years which said Have I hereby warrant to be so und in health & limb & the title to which Have I hereby warrant & defend against all just & lampful dains, & demands what so ever

Phillip Del

This endenture made the fifteenth day of luly in the year of our Lord one thousand eight hum died and therty nine Between Augustus Heele of the County of Hellsborough & Territory of Hon do of the first part & Rupus D. Killgore of said country & derritory of the record part witnesseth That the said party of the first part for and in consideration of the run of Two hundred's fifty Dollars lawfull money of the United States of America to him in hand good by the said party of the record part at or sefore the enrealing and delive ry of these presents the receipt where of is hereby ack nowledge, has remised released and quit-claimed and by these presents doth remise release and quit-claim cento the said party of the second part and to his heir and arigns forever. All that parcel or lot of land rituated on the east ride of Hillsborough River in the County of Hillsborough and Territory of Horida and known and designated on the Man or plat en titled" Man of a part of the Your of Jampa East Horida" filed in the Office of the Elerk of the County Court of the Country aforesaid as number lifty live (55) bounded westerly by water street, southerly by westerly lot sumber One (1) easterly by Jampa treet and notherly by lot number fifty four (54) and measuring one hundred and seven & an halffeet in depth from water Street to Jampa Street and losty feet from afore, aid lot number one (1) to lot soumber fifty four (54) contents more or less Together with all and singular the tenements hereditaments and appur tenances thereunto belonging

or in any wise appertaining and the reversion and reversions remainder and remainders rents was and profits thereof And also all the state right title interest property possession claim and demand what so ever as well in law as in equity of the raid party of the first part of in or to the above described premises and every past and parcel thereof with the appurtenances. To have and to hold all and singular the above mentioned and described premises together with the appurtenances unto the said party of the second part his heir and assigns for ever.

In witness whereof the said party of the first part has hereunts set his hand and Teal the day and year first above written tealed & delivered thoughter steele in presence of william Grandin archibald McNiel

John B. Allen

Territory of Florida Hillsborough County

Perso nally came Rugustus Iteele who
acknowledged the within instrument to be his
act for the purposes therein set forth.

July the 15th 1839 Augustus Steele

Manuel Olivella

Wotary Public

Office of the Elesk of the?

E.aunty Court of

Midth borough County

The within Leed has this

Lay been duly recorded on pages Inchandred and twenty eight, twenty nine and Thirty Book first of records in my Office.

Manicel Phivalla Clerk

H. C. C.

Territory of Glorida Wills borough Eaunty

Personally came before me Manuel Hivella a notary Public in and for the County aporeraid duly commisioned & mora Muga tus Iteele to me personally well known as the grantor of the within described lot who acknow ledged the within deed por the same to be his ast for that purpose & that said deed was this doing are knowledged to have been executed in presence of archibald M. Wiel and John B. Allen in conneg wence of the ominion of the legal number of witness es at the time of fort executing the same Before me this 29th augustus teele day of November 1841 Manuel Phivella Notory Public

This underture made the Eighteenth day of Decen ber in the year of our hord One thousand eight hun of the Country of Willsborough and Territory of Horida of the first part and Jarah E. Rillgore of raid County and Territory of the record part Witnesseth. That the raid party of the first part for and in consideration of the num of

One hundred and lifty Dollars lawful money of the United States of America to him in hand paid by the raid party of the record part at or before the enrealing and delivery of there presents the receipt whereof is hereby acknow ledged has remised released and quit-claimed and by these presents does remise release and quit= claim unto the said pasty of the second part and to her heen and assigns porever All that parcel or lot of land intuated on the east side of Hillsborough river in the county of Hills torough and Territory of Horrdon and known and designated on the plat or man en titled "Man of a past of the Town of Jampa East Florida" filed in the office of the Clerk of the County Court of the County aporeraid as number fifty four (54) bounded westerly by water street Southerly by lot number lifty five (55) easterly by Tampa Street and no therly by lot number fifty three (53) and med suring one hundred and Jeven and anhalf feet in depth from water Street to Jampon Street and forty feet in breath from lot fifty five to lot fifty three aforesaid contents more or len.

Reserving by the terms of this indenture to the said party of the first part the right of wall in the above described premises to the Lots adjoining.

Dogether with all and singular the tenements hereditaments and appartenances thereunto

belonging or in any wise appertouring and the reversion and reversions remainder and remain ders rents inces and propits there of And also all the estate right title interest progrestly grone meon claim and demand what rosver as well in low as in equity of the raid party of the first part of in or to the above described premises and every part and parcel thereof with the agguerte

To have and to hold all and singular the above mentioned and described premises to gether with the appartenances unto the said party of the recond part her heirs and assigns

In witness whereof the said hourty of the first part has hereunto set his hand & teal the day and gear first above writen. Tenled & delivered Augustus Ateele

in presence of Monnel Stivelly Rufus D. Killgore dirchibald Mic wiel John B. Allen

Office of the Elesk of the December the 20th 1838

Hills borough Eounts &

The within Leed has this

down been duly recorded on proges 98 and 99

Back first of records in my Office.

Manuel Olivella Clark Alo. C. C.

Gerritory of Florida 3 Hillsborough County D

Manuel Olivella a hotary Public in & for the Country aforeraid duly commissioned and sworn Augustus ettele to me personally well known as the grantor of the within described lot who acknowledged the within deed for the same to be his act for that purpose and that said deed was this day acknowledged to have been executed in presence of Archibald Mr. Wiel and John B. Allen as aditional witness in consequence of error & informality committed at the time of first executing the same

Before me this 29th day of November 1841 Manuel Blivalla Notary Public

Order No 38

Hillsborough County Court at Chambers Dec 4th 1841

In application of John B. Allen who having given bond according to law it is ordered that letters of administration be gran ted to said allen on the estate of Daniel Killfeather

Augustus Steele Judge

279

of Daniel Kill feather deceased do Solemny to wear to the best of my knowledge and be lieve that there are no heirs or legal representatives to the estate of the raid deceased in being I also wear that I will well and truly laminister all and ringular the goods drattels rights and credits of said deceased make a just and true inventory of the same pay his debts as far as the asetts of the estate shall extend and the law directs make a fair distribucion according to law and render a true accaunt of Administration of the estate when there is required Server me this 9th Day of December 1841

I ohn B. Allen administrator on the estate of Daniel Killfeather deceased H. J. Clarke and John Re. Wilson are held and firmly bound unto the Genitory of Florida in the grenal rum of Three hundred Dollars for the payment of which we bind ourselves our heir and assigns jointly and severally firmly by these presents realed with our Jeals dated the Seventh doy of December Eighteen Loty Ine.

The condition of this obligation is such that if the above bounder John B. Allen administrator of all and jurgular the

the goods, chattels rights and credits of Daniel Killfeather deceased do make or cause to be made a true and perfect inventory of all and singular the goods chattels rights and wedits of the raid deceased which have or shall come to the hands knowledge or possession of him the gard John B. allen or in to the hands of any person or persons for him and the same 10 made do course to be filed on the Clerks Office of the County Court of Flillsborough at or before the 3d day of January ennuing and all the goods chattels rights and credits of the said deceased at the time after shall come to the hands or possession of the said John B. Allen or to the hands or possession of any other person or persons for him do well and truly administers according to law. And puther more make or cause to be made a true and just account of his administration when required and all the rest and residue of the goods chattels rights and credits which shall be found remaining upon the raid ad ministrator account the same being first examined and allowed by the Court of the County of Hillsborough, Shall deliver and pay to such person or persons respectively as the raid Court by their order or Lecree per record to the love intent and meaning of this act shall appoint and direct And if it shall thereafter appear that any last testament was made by the said

deceased and the executor or excutors therein na med do file the same in the Office of said Court making request to have it allowed and approved by the said Court then if the said John B. Allen above bounden being thereunto required do vender and deliver his said letters of admines tration then this obligation to be void and of no effect otherwise to remain in full porce and virtue.

Intestimony where of we have set our hands and Teals the day and year above written

Territory of Florida
Hills borough Eaunty
To all to whom which

these shall come greeting. Whereas John Ballen at present of the County and Territory apore raid has been duly qualified according to law as administrator of all and singular the goods chattels rights and credits of Daniel Will feather deceased and has entered into bond obligatory to the Territory of Florida with H. J. Clarke and John R. Wilson recurreties in the grenalty of Three hundred dollars conditioned for the faithfull perporfamce of his duties as Admi nistrator as aforeraid

Now Know ye that administration of all the goods chattels rights and graphets credits of the said Daniel Killpeather deceased is hereby granted to the said John B. Allen. Witness the Han' Auguster Steele Judge of the County

Order Nº039 Hillsborough County Esunt At Chamber Dec 9th 1841

Court of Hillsborough this

In application of Mary and Elews ordered that letters of administration be granted to good Mary and Cleur and the estate of James Elews.

Augustus Teele Sudge

I Mary Ann Clews administratix for the estate of Sames Clews deceased do Solemany swear to the best of my knowledge and believe that there are no heirs or legal representatives to the estate of the said deceased in being I also swear that I will well and truly Administer all and singular the goods chattels rights and are dits of said deceased make a just and true inventory of the same pay his debts as far as the asetts

of the estate shall extend and the law directs
wake a fair distribucion according to law and
vender a true account of Administration of the
estate when there is required.
Invora & Tubscribed Mary Elews
Depore me this 9th
Day of Dec 1841
Man net Olivella
erotary Public

Know all men by there prevents the Maryon Elews Administration on the estate of Jaines Clews deseased Henry E. I smith and John I with are held and firmly bound unto the Jerri tory of Horrda in the genal rum of Lifty dollar for the grayment of which we bind ourselves our heirs and assigns jointly and reverally firmly by these presents sealed with our reals dated the reventh day of Dec Cighteen hundred and Joth One.

The condition of this obligation is such that if the above bounder Mary Ann Cleus Administration of all and singular the goods chattels vights and credits of James Elew, deceased to make or course to be made a true and perfect inventory of all and singular the goods chattels rights and credits of the raid deceased which have or shall come to the honds knowledge or possesion of her the raid Mary ofmatters or into the hands of any gresson or gressons

for him and the same so made do cause to be filed in the Clerks Office of the Country Court of Hillsborough at or before the 3d day of Ja musing enquing and and all the goods chattels rights and credits of the said deceased at the time after shall come to the hands or possesion of the said Mary Ann Elews or to the hands or porsesion of any other person or persons for him to well and truly telminister according to law. And futher make or course to be made a true and just account of her administra tion when required and all the rest and veri due of goods chattels rights and credits which shall be found remaining upon the said admi nixtratix account the same being first exam! ned and allowed by the court of the County of Wellsborough. Thall deliver and pay to such person or persons respectively as the the raid court by their order or decree persuant to the true intent and imeaning of this act shall appoint and direct. And if it shall thereafter appear that any

land if it shall thereafter appear that any last will and testament was made by the raid deceased and the executrix or executors therein named do file the same in the Office of said Court making request to have it allowed and approved by the said Court then if the said Mary of an Clews above bounder being thereunto required do vender and deliver her said letters of administration then this obligation to be issid and of no effect

otherwise to remain in full porce and virtue Intestimony whereof we have set our hands & jents the day and year above written Witness Mary Clews Il C. Smith in precence of John Smith Joseph Gates I. D. Green Territory of Florida Hills borough tounty To all to whom which there gresents shall come greeting Whereon Mary Ann Cleur at present of the County and Territory aforeraid has been du by qualified according to low as administratix of all and singular the goods chattels rights y credits of James Clews deceased and has entered into lon obligatory to the Territory of Florida with Flenny E. Smith and John Imitte recurities in the ne malty of Fifty dollars conditioned for the faithful perpormance of her duties as Administrations aforeraid Now Know of a that Administration of all gards chattels orights and credits of the said James Clever deceased is here by granted to raid Mary Ann Elews Witness the How. Augustus teel Judge of the County Court Manuel Olivella of Hills borough this Elerk yl. E. E. 11 th day of Dec 1841

Know all men by these gresents that I Rufina Maria del Carmen Robion of the City of J. Augus time East Florida Toustee of Virginia Torefa the bion and Grabell Tydney Robion infants under the age of twenty one years of age under and in virtue of a certain deed of conveyance made and executed and delivered to me as trustee aforeraid by Pedro Miranda bearing date the first day of July in the year of our Lord one thousand Eight hundred and Lorty, hor and in considera tion of the sum of one hundred and fifty Do lan to me in hand paid by Thomas P. Kennedy of Tampa Bay East Florida at and before the realing and delivery of there presents the receipt whereof is hereby acknowledge Have gran ted bargained sold and porever quit claimed and by these presents do grant bargain sell and forever quit claim unto the said Thomas P. Ken wedy his heirs and assigns All the right title interest property and claim of the said Virginia Tore for Robiou and the said Grabiel Lydney Ro beon in and to all that that certain Lot & plat of land Situated in the Cantonement Brooke (Lort) in East Florida near the mouth of the Willsborough River in Hillsborough County has ung por it most mosthern and avestern point the Lat conveyed by deed bearing date the therd day of april in the year of our Lord One thousand eight hundred and forty one to the said Thomas P. Kennedy this being the starting point running thence westerdardly

One hundred yards in a corresponding stronght hime with the Line of the Lat above mentso ned thence: South ardly on a parallel Line with the raid western divisional line towards the waters of rand Willsborough Bay on hundred and forty yards thence Contravally to the said divisional Line above mentioned one hundred yards, Thence Northwardly one hundred and Forty gards to the starting point the raid hot of graund to form a square to contain one hundred yards square to which is added an annexed porty gards on the Jou the for the purpose of a Level or embankment and to render the Lat uniform on the Touthern ride or point. Together with all and singular the buildings Atrictures and improvement of every kind and description on said Lot of ground being To have and to hold the raid above granted bargained and rold hot and premises and impro venents unto him the said Thoma, P. Kennede, and his hein and arigins foreve. In witness where of I the raid Rupina Maria del Earmen Robion trustee apove said have hereunto set my hand and deal this Lifteenth day of April in the year of our hord one thousand Eight hundred and porty Ine at It Augustine East Florida Rufina Maria del Car Ligned Tealed & delivered in presence of by these pre men Robiou Trustee ent witness before rigning Vacob Mickler P. C. Dylotro

City of J. to Lugustine Country of Jet John

Personally appeared before me John & Elelland a Justice of the Peace practi ring and residing at the lity of It Augustine Ceunty of JE John Cast Florida on the twenty fourth day of November in the year of our Lord One thousand Eight hundred and forty one Rupina Maria del Carmen to bion and ack moreledge that as trustee for Virginia dosefa Probiou and Grabiel Tydney Robion she deed execute and deliver to Thomas P. Kenmedy the lovegoing deed of conveyance porthe quer poses therein stated. Witness my hand and Jest at the City of It Augustine East Hovida this twenty pourth day of November 1841 John E. Elelland (5) Justice of the Peace

William M. Guske being very rich in body but of sound somind do make this as my last will and Testamen
That may be done been coming to me from the Quater Moster Depostment unto James I pence
And I also bequeath unto Charles M. Dermott my Rifle Gun and silver watch and all other thing, be longing to me Lort Brooke & & Sec 4th 1841
Witness William Wighth
Thomas W. Smith
Thomas W. Smith

In execution of the gromise unde by a lovener lonmounder of the Horida army as autorised by his werensor progradies benesal. Toughor the interpretor Primus his Wife and increase Indian of the foregoing recited order a regarded as having established a right to their Freedom from all futher service to their former Indian Master recomended

It worth bolonel

Stasper

Otest of G.

A Brooke January 75 1842.

For and consideration of the rum of Vix hundred dollars this thirtieth day of August 1841 received from M. C. M. Hammond ond to his heir, and arion unto the raid M. C. M. Hammond and to his heir, and arion forever my block boy Jonha aged twenty four years and all right and title to whom I please myself to defend and mantain.

Fort gibson Win D. Shows

B. Alvord

attest I. H. K.

For and in consideration of the sum of Five hundred and Fifty Dollars this Iwanty first day of Samuary 1842 received from Odet Phillipse I convey and confirm unto the said Odet Phillipse and to his heirs and assignees for ever my black boy John aged twenty four years and all right title to whom I pledge myself to defend and mantain

M. C. M. Hammond

Tampa Ha 21! Lang 1842 Attest

At. Lee Lt 8th gm fy Cha. Robiou

In execution of the gromise made by a former Consmander of the Florida Army as certified by his successor Brigadier General Taylor the interpreter John Cohoi; commonly called Gofer John his wife and increase Indian negreos having complied with the terms of of the foregoing resited order are regarded as having complied with established a right to their freedom from all further service to their former Indian Master

W.S. Worth Eolomel

Commanding

H.d. 2. Fort Brooke

Zebruary 22 d 1842

Know all men by these presents that I Dusham Spaulding Jutter & the Jufy U. J. Army for and in consideration of the sun of Two hundred dollars to me in hand paid the receipt where of is trevely acknowledged have this day bargained sold and transferred and do by these presents largain Tell and transfer unto otristedes Welch of Jany all my right title and interest in and to a certain piece of property with its appurtenances lying and retuate at the village of Jamps and Territory of Florida and known as Inalding, Itore Given under my bound and real at Jampa Ho midd this 2d day of March 1842 Durham Inalding In presence of Charles Frost E. L. Clark

Rown all wen by these presents that I found work man of the State of Minness for and in consideration of the sum of Six hundred dollars to me in hund paid by Doctor Henriflotteiner of the United Hate tes Army the payment and receipt of which is hereby acknowledged hower bourgained and rold and delivered unto the raid Doct Henry H. Steiner a negro man stave for like named Anthony about thirty years of age which raid negro starthong I hereby warrant and defend to the raid I'm Henry H. Steener his heirs and assigns as good properly and stone for life round in body and mind free and clear from the just claim or claims of any person or persons what jo ever

In witness where of I have herecanto set my hand and Seal at Fort Gibson this the twenty six day of July Eighteen hundred and Forty One

David Work, man (Teal)

Witness

Tho? E. Willson

He steiner of the United States army for and in consideration of the Sum of Live Hundred dollars to me in hand paid by Odet Phillips of Fort Braoke Tampa Bay E. In the payment and receipt of which is hereby acknowledged have bargained sold and delivered unto the said Odet Phillips a cregro man Stave for like manned clothony about therity years of age which said crears of age which said crears of the which said crears of the point and defend to the said Odet Phillipse his heirs and assigns as good property of our for life sound in body and mind free and clear from the just claim of any person or per sons what so ever.

In witness whereof I have hereunto set my hand and real at Fort Brooke Harida this thirtieth day of March Eighteen hundred and Forty Two

Henry H. Steiner (Seal)

Witnen Ino B. Allen Linow all men by these gresents that we Manuel Olivella I ohn B. Allen and William Ashly are held and firmly bound unto the Territory of Horida in the grend sum of Two Thousand Dollars for the payment of which we bind ourselves our heirs executors and Administrator jointly and severally firmly by these presents. Jealed with our Teals Duted this Twelve day of April Eighteen hundre and Josty Davo.

The condition of this obligation is that wereas the above bounder, Manciel Dlivella has beenduly elected and commissioned as Elesk of the County Court for the County of Florida Now therefore if the raid Manciel Blivella shall well and paithfully perform the duties of his raid office of Clerk of the County Court aforeraid according to law then this obligation to be word and of no effect other wire to remain in full force and virtue wire to remain in full force and virtue and virtue and seals the day and year above writter

Forme in gresence of Some M. Starr John R. Wilson Ino B. Allen Teal? Wim Arthly Geal?

The Governor of the Territory of Florida To all who shall see there presents Greeting Kimon ye that Whereas the qualified Citizens of the County of Hillsborough in raid Territory reporing special trust and confidence in the portriotism integrity and abilities of Manuel Olivella did on Monday the seventhe day of Lebruary Anno Domini lighteen hundred and Lorty Iwo elect him the raid Manuell Olivella Clerk of good County (as has been duly and legally certified to me) I do hereby in pursuance of the Laws of this Territory in such care made and provided Commission the raid Manuel Olivella Clerk of raid County as aforeraid and I do authorise and empower him to execute and fulfil the duties of that Office according to raid laws and to have and to hold the raid Office with all the nowers printleges and emoluments to the same of two years from the date of this commission or untill his succesor in Office is commissioned and qualified according to law In Testimong Where of I caused By the Governor the Teal of the Territory of Florida to be herounto affixed. Given un Tho? H. Dural der my hand at the City of Tallahari Anno Domini One thousand Eight Secretary of Florida hundred and Losty Tree and of the Independed of the United Atates of america the 66 my car Rs. K. Call

This indenture made the eleventh day of March in the year One thousand Eight hundred and Forty I wo between Rupus D. Kilgore & Jarah C. Kilgore grantors & Joseph H. Bowers & Franklin Johnson grantees all of Key West in the Territory of Horida Witnesseth that.

The raid granteds in consideration of the run of two thousand Dollars to them graid & recurred by the said grantees, do hereby sell release conveys and quit clown unto the raid grantees & to there heirs & arrigh forever all those certain pieces or parcels of land lying in the Country of Wills borough river & distinguished on the man of a part of the town of Tompa Cast Glorida" on file in the Clerks Office of the raid County as Lots number fifty fourts4) & fifty pive (55) & bounded westerly by water street Joutherly by westerly lot number (1) one easterly by Jampa street & Notherly by took number 1537 fifty three being together one hundred& seven & a half feet long from water street to Town nor street & Eighty feet wide from the said lot number one to lot number fifty three; to gether with all the hereditaments appurtenan ces building, eactions & improvements thereon & there un to be longing.

And the said grantors for themselves their heirs & legal representatives do hereby coverant with the said grantees their heirs & assigns the above described premises & appartenances in the quiet possession of them the said grantees their heirs and assigns against the grantors

them or either of them for ever to warrant & depend.

Tigned tealed & delivered the day & year fint above written In presence of 2. A. Browne Talsburg Halong witness to the requature of R. D. Kilgore win Marshall. le Jackson

R. D. Kilgore Geal)

Jarah C. Killy orelseal?

Wetnes, to the regnature of J. E. Kelly ore I Torah C. Kilgore wife of Rufus D. Killgore do here by asknowledge that I executed the fore going intrument for the purposes of relingue shing & renowneing my dower, right of dower & all other rights & interest in & and to the gre mises & aguirlenances therein described and that the raid relinguishment & renunciation of dower is made freely & voluntarily without any compulsion constraint, apprehension or fear of or from my said hurband. Sarah C. Kilgore (Feat)

Monre Caunty I hereby Gestify that on this day of March in the year Eighteen hundred & forty two before me came Torah & Kilgore wife of Rufus D. Kilgore & reparate & apart from her gaid husband verbally & in writing

under real mad & executed the foregoing acknowledgement. And I futher bertify that on the same before me came the said Rupus D. Kilgore and acknowledged that he executed the foregoing deed of conveyance freely for the surposes there in mentioned.

R. R. Fletcher Justice of the Peace Monroe County

Department of War To all Whom it may concern Know ge that reporing special trust and confidence in the patriotions fidelity and abilities of Peters and Millard. I do hereby constitude and reappoint them ruther to Fort Brooke Ho rida in the resvice of the United States with all the privileges and immunities appertaining to raid rituation. He is therepore corefully and diligently to discharge the duties of Jutter in con formily with the rules established for the go verment of the armies of the United States and he is subject to such laws and regulations having reperence to Jutters as now are or heareafter may be established. This warrant to continue in force and to be valid untill the thir teenth day of February in the year Inethon rand eight hundred and forty three unless rooms, revoked by competent authority Given under my hand at the lity of

Whashington this Second day of Agril

1842

Tigned John C. Spencer Secretory of War

Registered in the Adjutants Generals Office R. Jones Adjø Gen!

Know all men by these presents that eve Archibald M. Niel, John M. Balmer and John B. allen are held and posteredly bound unto the Territory of Florida in the grenal rum of two hundred Dollars for the payment of which we bund ourrelises our heirs and arright jointly and reverally firmly by these presents dealed with our deals and dated this twenty seventh day of April Eighteem hundred and porty two The condition of this obligation is that whereas the above bounder Archibald MicNiel has been appointed an auctioner for the Country of Hellsworough Territory of Horida: Now therefore if the raid Archibald M. Niel rahl paithfully discharge the duties of his raid Office agreeably to the requisition of the laws of this Territory then this obligation to be void and of no effect otherwise to remain in full force and virtue Tigned & delivered Archibald Merriel Seal} John M Walmer Teal in presence of John Darling John B. Allen (Leas) Jam. H. Starr

I Archibald on Niel do Tolemny In ear that I will greeform paithpully homestly and deligently this discharge the duties of acctioner

Anche Me Nice

Tworn before me this 30th day of April 1842 Manuel Olivella Elerk M. E. G.

that Rich! A Raddiffe now residing at Jampa Bay E. I. is our tour and lawful agent attorney or agent during our absence to rent or rel our property at Jampa Bay aforeraid and to collect all dues that may be owing unto usal raid place from the tenant or other persons indested which is to be applied to the use and benefit of ourselves or successors giving and grantin unto oursaid attorney full powers to act in all matters for us as well as if both or either of us were personally pre sent. In Witness where of we have hereunto set aux hand & Jeal on this Eighteenth day of March 1842.

William Curry

En eleth & Brown Geal,

Territory of Floridar
Hillsboraugh County

Personally come before me Manuel Olivella a Notary Public Win Garry who being duly sworm asknowledged his signature as a witness to the above instrument of writing or nower of Attorney and that he saw Eveleth signed the same Before me this 29th day Now Garry of April 1842

Manuel Olivella.

Notary Public

This indenture made This Twenty hinth of day of April in the year of our Lord one thou sand word Eight hundred and Forty Two Between Eveleth & Brown of the Country of Hillsborough East Florida party of the first part and Odet Phillipe at present of the above raid County and East Florida of the record part Witnesseth that the said party of the first part for and in consideration of the sum in hand paid by said party of the record vering of these presents the receipt where of is here by acknowledged. hath granted bar bargained and Told and quit Claimed sell and quit claim unto the said party of the record part and to his heir and arrigan forever. All the right title interest

Estate, Elsein and demand both at law and in equity of the said Eneleth & Brown as apore raid of in and to the following described Lot and premises Known on the shap or plan of post of the Journ of Jampa Bay in the County Hillsborough Cast Florida as being vituate at Cantonement Brooke that is to say Lot number fifty two ditrate at the mouth of the Hills borong river in the Country of Hillsborough as afore raid the measuremments of raid Lot of ground to commence at a stake at high water mark on the bank of said river said stake being the divionanal point between Lot number fifty one and fifty three as designated on said map or plan runing in a streight line due east one hundred and twenty three feet from said point thence in a streight course due north forty feet ix inches thence due evert to the said river the East front of said lot to have the privilige of a street Sixty feet wide Together with all and singular the teneme nts hereditaments Houses and buildings or in sangevise apparterenances thereunto belong ing or in anywise appertaining. To have and to hold the above mentioned and described premises and all the right title interest Estate and claim thereto of the raid Evoleth & Brown aforeraid unto him the raid party of the second part and to his heir and assign forever.

In witness whereof the said party

of the first part Eveleth & Brown afore said set his hand and Jeal the day and year first above written digned dealed & delivered Richard M. Ratcliff in presence of agt for Eveleth & Brown Aristides Welch Wen Curry

This Indenture made the hifth day of May in the year of our Lord One thou rand eight hundred and Zorty Iwo. Be Tween Lais Roxas of Jampa of the first part and Maximo Hernandes of the record part Witnesseth that the raid partie of the first part for and in consi devation of the Sum of Sixty Dollars law ful money of the United States of Ame rica to him in hand paid by the said party of the second part at or before the ensealing and delivery of these pre sents the receipt where of is hereby acknowled ged have remised released and quit- claimed and by these presents do remise release and quite claim unto the said party of the second part and to his heirs and arrights porever. All that parcel or Lot of land rituated on the west ride of Hillsborough River in the Country of Hillsborough and Territory of Glorida and known and derignated on the man or plat entitled "Tampa City, filed in the Office of

the Elerk of the County Court aforeraid as number thirteen (13) and bounded easterly on the raid Willsborough River Southerly on allen Street westerly on Lindsey Street and Notherly on lot number fourteen (14) andmeasuring Ine hundred feet in breath and in length containing more or len. To gether with all and rengular the tenements here ditaments and appartenances thereunto belonging or in any wise appertaining and reversion and reversions remainder und remain den rents isques and propits thereof And also all the estate right title interest pro perty possession claim and demand what roever as well in law as in equity of the and partie of the first part of in or to the above described property and every gover and parcel thereof with the appartenances To have and to hold all and singular the above do mentioned and described property together with the appartenances unto the raid party of the second part his heirs and assigns for

In witness whereof the said partie of of the first part has hereunto set his hand and I eal the day and year first above win then

Luis XRoxas

Tealed & delivered in presence of Gregorio Montes de Oca Podro Estices Territory of Florida Willsborough County

Personally came Luis
Roxas who acknowledged the within ins
trument to be his own act for the guerro
ses therein expressed
Before me this 23dday Luis X. Roxas
of May 1442

Ins B. Allen J. P.

I Joseph He. Bowers do authorised Franklin Tohron to act and transact all business con cerning or in any wire relating to the to the Tampa Hotel (of which we are partners) in my

Given under my hand at Tampa Bay E. Fa April 27th 1842.

Joseph H. Bowen

witnes,

Wim Wright Territory of Florida & Hillsborough County)

the third day of June 1842 before the under signed Notary Public personally appeared William Wright the subscribing witness to the above Power of Attorney and been duly sworn according to law rays that on the 27th day of April 1842 Joseph Ho. Bowers gran

ted the power named therein to Franklin John in his presence.

In testimony where of I have hereunto sett my hand this third day of June one thousand eight hundred and Fosty Two

William Wright

Before me this 3.d of June 1842 Manuel Olivella Notary Public

The Indenture made this third day of June in the year of ne thousand eight hundred and Forty Two Between Franklin Johnson attorney for Johnson & Bowers of the first part and John B. Allen Agent of Peters & Millard of the record part all of Willsborough County Homda; Witnesseth that the raid party of the first part in consideration of the sum of two hundred dollars to him duly paid hath rold and by these presents doth grant and con very to the gaid narty of the record noise the following described premises to wit: all those certain pieces or parcels of land lying in the County of Hillsborough and Territory of Ho mada on the East ride of Willsborough River and distinguished on the "Man of a grant of the Town of Jampa Cast Horida" on file in the Clerks Office of the said Country as Lots number fifty Lour (54) and fifty five (55) and bounded westerly by water Atreet

southerly by westerly lot number (1) one existerly by Tampa Street and notherly by lot number 1537 fifty three being together one hundred and Leven and a half feet long from water street to Tampa street and lighty feet wide from the raid lot number (1) one to lot number 1537 fifty three together with all the hereditamen to appurtenances building, Exection, and improvements therein or thereunto belonging To have and to hold the raid premises and appartenances to the raid party of the second part and their successor poverer and the raid party of the first part covenants for the said Johnson and Bowers their heirs executors and administrators to goon the raid pasty of the record part the rum of two hundred dollars with the legal interest of the Territory of Florida there on on the third day of December Eighteen hundred and forty two for which rum of two hundred dollars the said party of the first part hath given a note of hand of the date first above written to the party of the record: This grant is in tended as a security for the grayment of the aforeraid rum of two hundred dollars accor ding to the tenor and effect of the pore going covenant which payment if so made will vender this conveyance void. And if default shall be made in the payment of any rum due by the above coverant as given apal interest or instalement on the third

Day of December one thousand eight hundred and porty two then the party of the second part por and on behalf of Peters & Millard and their means on may rell the gremises above familed o so much there of as well ratisfy the amount due with reasonable costs and expences at public action on giving thirty days notice of the time and place of rale in some newspaper published in the County or in the naper published nearest to the County - In witness whereof the raid party of the first part hath hereunto set his hand and teal the day and year first above written-Franklin Johnson Alty In presence of for Johnson & Bowers I. Darling William Wright

recorded on the 4th day of June 1843. Territory of Florida?

Hillsboraugh County)

the third day of June one Thousand eight hundred and Lorty In a before the undersigned Notary Public personally appeared Franklin Jahnson Altorney for Johnson and Bowers of the aporesaid Escenty and acknowledged the foregoing Indenture to be his act and deed.—
Intestimony where of I have hereunto set my hand the day and year last above mentioned.

Monard Slivella. Notary Public

Know all men by these presents that I Frank lin Johanson attorney for Johnson & Bowers of Hillsborough County Horida do hereby consti tude and appoint John B allen agent of Mren Deters & Millard of Tampa Florida the true and lauful Attorney for Johnson & Bower of Willsborough County aforesaid for them and in their name to transact any buincess in relation to their property returned in the Your of Tampa otherwise con lled Fort Braoke La and known as the "Tampa Hotel" to wit " to leave and receive the rent for the whole a part of the aforeroid premises or do any other matter in relation to the sa me that may be deemed for the interest of the raid Tohomson and Bowers.

day of Sune one thousand eight hundred & forty two
Jealed & delivered Franklin Johnson Atty
in presence of for Johnson & Bowers
J. Darling

Territory of Florida ? "Hills borough County)

William Wright

Be it known that on the 3d day of June 1842, before the underseigned or otary Public personally appeared Franklin Johnson Attorney for Johnson & Bowers of the aforesaid County and acknowleged the

the foregoing power of attorney to be his act and deed.

In testimony whereof I have hereunto set my hand away the day and gear last above mentioned.

Manuel Olivella Notory Public

Karow all men by these gresents that I'M wa in Paker of Jampa Boy Honda being about to leave for a short time do hereby constitute way lowerfiel and appoint John B. allen of Tampor Bay Horida my lampul attorney to act for me and in my name to transact any business in relations to my affair at Sampa Boy aporegaid and particularly in regard to the Stoop Aligator and the purniture of an Dyter House both in the charge of the said John B. allen- this power of attorney is granted to represent my interest in the pro perty belonging to the firm of Hiram Parker and Richard King and extends to recure to me one half of the proceeds of the aforeraid property if rold for the benefit of the firm before mentioned.

Van testimony whereof I have hereunto set my hand and Seal this Ninth day of June one thousand eight hundred and Lorty Ino. Mr. Barker

Tealed & delivered in presence of I. Darling H. S. Clark

Ho W. Wright

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Tirritory of Horida ? Stillsborough County?

the Ninth day of June One thousand eight hundred and Forty Two before me the under named Notary Public personally appeared thiram Parker of Tampa Boy Ho rida and achonowledged the poregoing nower of attorney to be his own act and deed witness my hand the day and year last above written

Manuel Olivella Notary Public

Fre now all men by these gresents that I dristides welch sutter 4 the gapy 26. S. Army for and in consideration of the same of one hundred and fifty Dollars to me in hand paid the receipt where of is hereby acknowledged have this day bargained sold and transfered and do by these presents bargain sell and transfer and ter unto Idet Phillips of Jamps a certain piece of property with its appear tenances lying and situated at the willage of Jamps and Jerritory of Glorida and known as Welch? Itore.

In presence of Amstides Welch

In presence of E. R. Gates 12 Lt 8 y Momuel Olivella John I de Corce Territory of Horiday orong

Know all men by these presents that we Henry Lindsey & Loura Lindsey wife of the said Henry Lindsey of the County and Territory aforeraid for and in consideration of the run of Live hundred Dollars to us in hand pound by David Whemster of the County and Territory aforerand the receipt whereof is hereby acknowledged have bargained and rold and by these presents do bargoun and sell and deliver unto the said David Whamster a negro woman named Rose about nineteen years Old together with her child Charley about nine months old with her future inche and inches is, to have and to hold the raid negro Woman and her child unto the raid David When ter his heirs and arright forever and we herewith warrant and agree to defend the right and title to the raid negro womain Rose & her child against the lapiel demands of all persons.

In witness where of we have here unto set our hands and Teals this record day of dess tember One thousand light hundred and Lorty Two

In presence of and Witnessed by John M. Palmer Henry & Arnold Henry Lindsey Loura Lendsrey

Luis Covacerich a native of Treste in the Austria dominion when he emigrated aged twenty four makes application and declares his bond fide intention to become a litizen of the United States and to renounce all alliquance and pi delity to any foreing Prince Potentale or Towering whatever and especially to the Emperor of Austria that he intends to gettle in the Territorry of Florida & also that he will peport the Constitution of the United States Quis Covacovich Luora before me this 1st Lay of Lent 1842 Manuel Olivella Elerh Hi C.C.

W.G. Clarke a native of Ireland in the British dominions when he emigrated ajed teventeen years makes application to become a litizen of the United States that he has resided five gears and five months and that has been his intention to setted in this Country and that he re nown der all alle grance and fidelity to any foreing Prince Potentate or Sovereing what so ever and especially to the Queen of Great Britain and that also he will support the Contestitu tion of the Unnited States Mul Clarkes Lavora before me this 11th Long of Jany 1842 Manual Olivella Clerk yb. C. C.

Pedro Enever a native of Earlie in the Kingdom of Spain when he emigrated aged lighteen year; makes application and declars his bond fide in tention to become a literen of the United States and settled in this Territory and that he renounces all allies games and fidelity to any foreing Prince Potentate or Tovereing what roever and es pecially to the Queen of I pain and that also he will support the Constitution of the United States,

I worn before me this 16th day of Jany 1843

Channel Clivella Clerk Pedro X Cuevas mark

To all whom it may concern Know affe that at the hour of 10 A.M on the twenty Eight day of January in the year of our Lord Eighteen hundred and forty three at the request of John B. Allen agent of Morn Peters & Millard I exposed the property Known as the Jampa Hotel ntunted at Fort Brooke in the County of Hillsborough and Territory of Florida to sale at Public action on the premises agreeably to the provisions of and in denture executed by Franklin Johnson attor ney for Johnson & Bowers to the apore aid John B. allen agent of Peters & Millard bea ring date the third day of June 1842 and persuant to advertisement to the highest bider and Archibald M. Niel having bid the sum

of Two hundred and Thirty fire Dollars for the said property with all its apquirtenances rights titles and interest without any reserva tion in any way what roever and that your being the highest bid that could be obtained the said property described in the indenture aporeraid with all its appurtenances rights titles and interest was sold at public aution unto the afore said Archibald Mc Niel without any re revocation in any way what roever for the gum of Two hundred and therty five dollars which rum is subject to the legal commissions? on such rales. I witness where of I hereunto and to a duplicate hereof set my hand and Teal the day and year first above writer Jigned & tealed Menry Lindsey auctioner for in presence of Hills bor. E. E. Z. W. G. Gersin Jam. H. Starr

Recorded on the 11th Jeby 1843

This indenture made the twenty eighth day of Fanuary in the year of our Lord one thou rand eight hundred and forty three between John B. Allen Agent of Menn Peter & Millard of the first part and Archibald No Niel of the record part both of the Caunty of Hills borough and Territory of Florida.

Witnesseth that the said party of the first

not for and in consideration of the first two hundred and thirty five dollars lawful

money of the United States of America to him in hand graid by the raid party of the record at or before the enrealing and delivery of these presents the receipt whereof is hereby acknow ledged hath remised released and quit = claim and by these presents doth remise release and quit-claim unto the raid party of the record part and to his heirs and assigns for ever All those certain pieces or parcels of land lying in the County of Hillsborough and Territory of Horida on the East ride of Hillsborough River and distinguished on the Man of a grast of the Your of Jampa East Horrda" on file in the Elesks office of raid County as lots N. 54/fifty four) and or. 55 (fifty five) and bounded westerly by water Street Southerly by westerly lot of (one) Easterly by Jampo Street and Notherly by lot N. 53 [fifty three) being together one hundred and seven and ahalf feet long from Water Street to Tampa Street and Eighty feet wide from the raid tot exollone to loters 53/ fifty three. Together with all and ringular the tene

Together with all and singular the tene ments hereditaments and appurtenances thereunto belonging or in any wire apper taining and the reversion and reversions remainder and remainders, rents inces and profits thereof. And also all the estate right title interest property possession claim and demand what soever as well in law as in equity of the first part

of in or to the above described premises and and every part and parcel thereof with the appurtenances: To have and to hold all and singular the above mentioned and described premises together with the appurtenances unto the raid party of the second part his heirs and assigns for ever.

In witness whereof the raid party of the first part hath herecento set his hands and real the day and year first above written John B. Allen gent Tealed & delivered Peters & Millard

in the presence of John M. Palmer

Irael M. Stewart

Verritory of Florida ? Millsborough County)

This day personally appeared John B. Allen who acknowleged the within instrument signed with his name to be his own act for the purposes therein sohn B. Allen of the Peters & Millard

Before me this 2. day of Zeby 1843

Namuel Olivella Notary Public Department of War. To all whom it may

Know ye That regioning special trust and confidence in the patrio tim fidelity and abilities of Peters and Millard. I do hereby constitude and appoint him dutter to Lort Brooke La in the revoice of the United States with all the giri vileges and immunities appertaining to said rituation. He is therefore carefully and diligen they to discharge the duties of Suttles in confor mity with the rules established for the gover ment of the armies of the United States and he is to be subject to such laws and regulations having reference to duttless as now are or heareafter may be established. This warrant to continue in force and to be valid untill the twenty seventh day of January in the year One thougand eight hundred and forty fire unless rooner revoked by competent authority Given under my hand at the City of Was hington this twenty first day of November 1842 John C. Spencer Tecretary of War

Registered in the Adjulant General', Office

R. Johns

Adjit gen!

This Indenture made the Tenth day of March in the year of our Lord One thousand eight. hundred and Lorty Three. Between Louis Bell of Tampa and J. J. W. Roach of the record part Witnesseth. That the said nasty of the first part por and in consideration of the num of Two hiendred Dollars lawful mo mey of the United States of Unevicor to me in hand paid by the raid party of the second part at or before the enrealing and delivery of there presents the receipt where of is hereby acknowledged has reminised relea red and quit-claimed and by there presents doer remine realease and quit claim unto the raid party of the record part and to his heen and anigus for everthe That certain parcel of Land rituated near the mouth of the Millsboroug River on the west side of raid river in the Country of Hillsborough and Territory of Horida and in the place or village called Tampa City as designated on the on the plan and plat of raid Jampa City embraced within the following boun darrer and containing more or less to say One hundred feet Front depth contents not wowle known bounded easterly on the Westerly on Public Square and Notherly by Lot Number Eighteen [18]. Together with all and singular the tenements here ditamients and appurtenances thereanto

belonging or in any wise appertaining and the veverious and reversions remainder and remain ders, rents inner and properts thereof, ot and also all the estate right title interest property no ression claim and demand what rowers as well in law as in equity of the said party of the first part of in or to the above described premises and every part and parcel thereof with the appartenances.

Johane and to hold all and singular the above mentioned and described premises toge ther with the appartenances unto the said party of the second past his heir and assigns for ever.

In testimony Where of the raid party of the first part has hereunte set his hand and Sent the day and year first above written

Jealed & delivered in presence of Archa Me Mil Monerel Blivella

Laur Bell

Before me William young Lewis Notary
Public in and for the Lity of New Orleans
duly commissioned and sworn this day Perro
nally appeared Alexander Conell of this lety
Who declared that for and in consideration
of the sum of Live hundred dollars cartien
hand poid the receipt whereof is hereby
acknowledged. He does By these presents
grount bargain transfer sell convey and

deliver unto David Whimster of Jampa Bay Florida herein represented by Benja min Hi. Green of this lity his agent present and accepting and who hereby acknowledges posession there of a certain negro inour lave named Abramh aged about twenty seven years legally owned and possessed by said vendor as he hereby declared warranted free from the vices and maladies prescribed by law. And upon which raid slave agree ably to a Certificate of the receider of Mort. gages of this lity dated this day and hereto annexed there appear to be no incumbrances recorded in the name of raid vendor. And to this act internened and appeared Theophilus Freeman of this City who here by guarantees to said purchaser in solido in the said Vendor the title to the aporeraid slave also that said slave is free from the vices and maladies prescribed by law. and the raid alexander Connell being a regular trader in slaves has produced to me Notary Public a Certificate of the Collector of State Taxes in and for the Parish of Dylean and hereto annexed setting forth that he has duly paid the State Lax due by him by virtue of the therd section of an act entitled an act to increase the Revenue of the State of Louriana approved the twenty rixth of March eighteen hundred and forty two

To have and to hold the aporeraid stave unto the raid purchaser to his proper use and behoof porever and the raid vendor for him rely his heirs and assigns, unto the raid pur chaser his heirs and assigns, the herein des cribed stave against the legal claimound dains of all and every person or persons whom roever shall and will forever warrant and defend by these presents hereby subro gating and transferring to raid purchaser all his rights of warranty and action against his vendor and all proceeding vendors with full power and authority to exercise the same according to lair.

Done and passed at New Orleans this Tenth day of Zebruary Eighteen hundred and william I Lewis and Lear & Darner both of this lity witness who have hereunto signed their names with raid parties and me the raid Notary.

Tigned Alexander Connell Theo Freeman David Whim ter by B. H. Green Agent William D. Lewis L. L. Darner W. Y. Lewis

Not Pub.

I here by bertify that the foregoing is a true bogy of the original estant upon my current records In witness where of I grant these pre sents under my hand and Seal of Office at New Orleans this 11th day of Lebruary 1843.

Wy. Lewis

Not Out

Know all men by these presents that I David When ter of the bounty of Hills borough and Territory of Florida for and in consideration of the sum of five dollars to me in hand pard at and before the Jealing and delivery of these presents (the receipt whereof is hereby acknowledged) by John B allen agent of Men Peter & Millard ruther at Fort Brooke Florida of the County of Hillsborough in said Territory Have granted bargained sell and convey to raid John B. allen agent of Men Peters & Millard the following negro Slave to wit a Man Slave called Abramh now veriding at the Manattee rettlement in the County last aforeraid under charge of a M' Eraig and a Temale Have named Rosa with her child named Charley together with all her future inue and in evere residing with Henry Lyndey Erg! of the County aforeraid. To have and to hold raid property to raid John B. Allen agent as aforeraid and to the only proper use benefit and behoof of raid John B. Allen agent as aforegaid and his heir and arrighs porever Neverthelen the condition of the foregoing con veyance is such that if the raid David Whimsler shall pay to the said John B. Allen agent of Men Peters & Millard as aforeraid Ine thousand and nineteen dollars and nineteen cents and interest thereon at the rate of Eight per cent per annum las expressed in a note of hand given by the said Whemster to the said.

John B. Allen agent as aforeroud dated March 3 1 1843 for the run and rate of interest las & afore raid on or before the 1st day of betober 1843 then this conveyance shall be void and of no effect otherwise to be and remain in full force and virtue.

Given under my hand and deal at Lore Brookl in the Territory of Horida this Thirty first day of March 1843.

Jealed & delivered David Whimster in presence of John R Wilson

J. Darling

Fernitory of Florida Hills borough County

Be it remembered that on this Thirty first day of March 1843 perso nally appeared before me the Jubscriber bleck of the County Court for the County aforeraid David Whimster and to me did acknowledge and admit that he did sign seal and deliver the foregoing instrument of writing as and for his own act and deed and for the numbers therein mentioned wherein on I have duly re corded the same on Book fint of record in my Office In Testimony where of I have I have he

re cinto set my hand and affixed my real of Office the date last above mentioned Manuel Olivetta Clerk.

Know all men by these presents that I george Il. Walker of the Country of Leon and Territory of Florida for and in consideration of the rum of five dollars to me in hand paid at and deli very of these presents the receipt where of is hereby ackowledged by William Basky of the County of Jefferson in said Territoritory have granted and do by these presents grant bargoun ed rold and conveyed and do by these presents grant bargain sell and convey to said William Baily the following described Lots tracts pieces or parcels of land (to wit) Lots one, two, five jeven and Eight in Block fifty nine according to the plan of the town of Port Leon in the County and Territory aporeraid the legal titll to which raid Tetr is at this time in the Talla hance Rail Road Company being held as recurity for the original purchase money which is yet un poud, of not for the consideration afore raid I futher convey to raid Bailey the pollowing negro Slaves to wit May and her pour children Florida William Teni Hervey, To have and to hold toaid property both real and personal to raid Bailey and to the only proper use benenefit and behoof of said Bailey and his heir and arigan porever. Neverthelen the con dition of the foregoing conveyance is such that whereas said Walker is bound for the payment of two certain notes drawns by I. Reed and endorsed by raid Walker and one L. A Maden the first of awhich , and notes bear date on the

thered day of Tebruary eighteen hundred and and porty and is for the rum of three thousand dollars and payable ninety day, after date and the other of said notes bear dote on the tenth day of December eighteen hundred and thirty nine and is for the the sum of pour thousand dollars and prayable monety day, after date on the last of which raid notes there is a credit for two thousand five hundred dollars being now due of principal and interest on said notes the sum of five throw rand one hundred and nineteen 12 dollars Now if on the first day of Agril in they ear eighteen hundred and forty pour raid Walker shall pay the said Bailey twelve hundred and fifty dollars of raid debt and shall may off and discharge the residue of said debt in to. equal annual instalments from the raidfirst day of April then this conveyance shall be void and of no effect otherwise to be and remain in full porce and virtue. Given under my hand and deal this 2"t day of Lebruary A.D. 1843 G. K. Walker

In presence of W. H. Hagner a Thompson Territory of Florida? Leon County J.S.

on this the 14th day of March of D. 1843 Personally appeared before me the Subscriber Clerk of the County bourt for the County aporeraid george & Walker and to me did acknowledge and admit that he did right real and deliver the poregoing instrument of writing as and por his own act and deld and por the purposes therein men tio ned whereupon I have duly recorded the

The testimony where of I have hereunto, set any hand and affixed my real of Office. the date afore said

D. M. Ray ney Clerk

William Gooley of the Country of Alachus
Verritory of Horida for and in consideration
of Five hundred and twenty five dollars
to me in hand paid by Thomas P. Kennedy
at present of the same place the receipts
whereof is hereby acknowledged have gran
led bargained and rold and do by these
presents grant bargain and sell unto the
raid Thomas P. Kennedy his heirs and
assigns for ever a certain negro woman
manned Janny and her two children
Romio and Della raid negro woman

Lanny is aged about 26 years of age Which said negroes. I avarrant slaves for life, and raund in body and mind.

given under my hand and Jeal at ledar Rey, Glorida this thirty first day of Maig Eighteen Hundred and forty two

In presence of M. G. Brown

John I. Wiesie I hereby quarantee the title of the above hegro with her two children

win Cooley

Monow all men by these presents that I Manuel Hivella Denty Marshal for the Castern District of Florida, of the first part for and in consideration of the run of Low hundred and Leventy Dollars lawful money of the United States of love to me in hand poidat or before the enseating and delivery of these presents by Thomas P. Hennedy of the second part the receipt where of is hereby acknow ledged have bargained and told and by there presents do grant and convey unto the raid party of the second part his executors ad ministrators and arigns a hegro Boy no med Handy levied apon by me as belonging to the estate of Thomas Betch deceased and execution inved in favour of Willouby Williams by the Superior Court of the Middle District

Page Missing

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and Country of Leon as Plaintiff. To have and to hold the same unto the raid party of the record part his executors administrators and arrigas for ever Und I do for myself my hein executors and administrators consmant and agree to and with the raid party of the record part to warrant and depend the rate of the raid Boy Handy hereby rold unto the said party of the record part executors adminis trators and assigns against all and every person and persons whom rosver In witness where of I have here un to set my hand and real the Thirtieht day of April one thousand eight hundred and Lorty Two. Manuel Olivella

in presence of worklace Avistides Welch

order Nº 40

Deputy Marshall E. D. Z.

Hills borough County Court 24th May 1843

who having given bond as the law directs it is ordered that letters of Administration be granted to said James Wilson on the estate of John M. Carty Leceased In Ballen Judge

I James Wilson administrator for the Esta to of John M. Carty declared do Tolemny swear to the best of my knowledge and believe that that there are no heirs or legal representate wer to the estate of the raid decessed in being I also swear that I will well and truly admi nester all and singular the goods, chattels, rights and credits of said deseaced make a true and just inventory of the same pay his debts as far as the asetts of the estate will or shall extend and the law directs make a fair dis tribucion according to law and render a true account of administration of the es tate when there is required Inorm& Jubiconted James Wilson Before methis 24th Day of May 1843 Momuel Olivella Elerk of C. C. C.

Know all men by these presents that I damen on the estable of John Mil Carty deceased Book tom Restory and we Morgan - are held and firmly bound unto the Territory of Florida in the newal rum of One hundred dollars for the payment of which we bind ourselves our helm and assigns jointly and reverally firmly by these presents realed with our Seals dated the 24th day of May Eighteen hundred and Jorty Three

The condition of this obligation is such that if the above bounder James Wilson admi nistrator of all and singular the good cha tels rights and credits of John Mi Carly deceared do make or coure to be made a true and perfect inventory of all and sin gular the goods chattels rights and credits of the raid deceased which have or shall come to the hand, knowledge or nogenion of him the said dames Wilson or in to the hands of any person or persons for him and the same so made do cause to be filed in the Eleshor Office of the County Court of Hillsborough at or before the 15th day of June enrueng and all the goods chattels rights and credets of the said decea red at the time after shall come to the hands or porresion of the raid Jame Wilson or to the hands of any other person or persons for him do well and truly administer according to law, and futher make or cause to be made a true and just account of his adminestration when required and all the vert and veridue of goods abattels rights and credits which shall be found remaining upon the said administrator account the rame being first examined and allowed by the Esurt of the Country of Hillsborough shall deliver and pay to such person or persons respectively as the said Coart by their order or decree permant

to the true intent and meaning of this act

and if it shall thereafter aggrear that any last will and testament was made by the said deceased and the executor and executors therein named do file the same in the Office of sand Court making request to have it allowed and approved by the raid bourt then if the said James Willran above bounden being therecento required do render andeliver his raid letters of Administration then their obligation to be void and of no effect other wire to remain in pull force and virtue Intestimony whereof we have set our hands and deal the day and year above written James Wilson Wetnerred R. Howard in presence of wm Morgan

Territory of Florida ? Hills borough Country ?

To all to whom which there presents shall come: Greeting

Whereas James Wilson at present of the Country and Territory aforesaid has been qualified according to law as Administrator

of all and singular the goods chattels rights and credits of John M: Carty deceased and has entered in to bonds obligatory to the Territory of Florida with Confit tomong ment gomery and Wim Morgan - recurreties in the penalty of One hundred dollars for the faithfull performance of his duties as Administrator aforeraid. Now of now ye that admines tration of all goods chattels right and eredits of the raid I ohn Mi larty deceased is hereby granted to Said James Wilson Witness the Hong. B Allen Judge of the County Manuel Olivella Court of Willsborough Clerk H. C.C. this 24th day of May 1843

John g. Higgins a native of freland in the Boitest dominions when he emigral ted 1818 egade 4 years makes application to become a Citizen of the United States that he has resided on this Jwenty five and that it is his bis bona fida intention to become a Citezen of the United States and that he renounces all allegiance and fidelity to any foreing Prince Potentate or Tovereing what rower and especially to the Justin of great Britain and that also I will support the Constitution of the United States.

Tworn before me this 29th down of May 1843 Mouncel Olivellal Elerk of b. C. Co.

John Gxtliggins

Know all men by these presents that I arch ibald M: Niel of Jamps Bay E. Z. mariner for divers considerations and good courses we here unto viging have made or dained courtituded and appointed and by there presents do make ordain constitute and apoint my trusty friend John Darling Esq? of Jampa Bay E. I. my tru and lawful attorney for me in my name and to my use to ask demand recover and re ceive all rums of money that may be due to me on account of the house known as the Tampa Hotel at Tampa and by there presents granting to my rand attorney my role and full power and authority to sell or other wire dis pose of all my right tittle and in terest in the above raid House and lot with all other improvements thereon or otherwise belonging to me at raid Jampa Bay East I to take persue and pollow such legal courses for the recovery and obtaining of the same raid proceeds of Tale and my self might or could do where I personally present and upon the receipt of the same acquittances and other sufficient discharges for me and in my name to make Jignand I sal and deliver as also one or more attorneys

or attorney, under him to substitute or appoint and at his pleasure to vevoke and futher to do perform and finish for me and in my name all and ringular thing or things which shall or may be necessary en tirely and the raid Archibald M. Will in my own person might or could do in and about the same vatifying allaways and con ferming what roever my raid attorney Thall lampully do or course to be done in and about the execution of the gremines by virtue of there presents. In witness whereof I have here unto , et my hand and Seal this rixteenth day of May Eighteen hundred and Torty three Archibald M. Niel Ligned Tealeds deliver in the presence J. B. Bostock Robt Kuling

Know all men by there presents that I William D. Lontaine of It Augustine East Horida of the first part for and in conside ration of the sum of Eight hundred dollars lawful money of the United States to me in hand paid the receipt whereof is here by acknowledged he does by these presents grant bargain tramfer sell convey and deliver unto Thomas P. Kennedy of

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Tampa of the second part his executors led ministrators and anigns a Negro massed Peter about twenty three years of age light complexion legally owned and prosessed by rand vendor as here by declared warranted free from the vices and maladies prescribed by law round of limbs and mend. To have and to hold the same unto the roud party of the record part his executors and ministrators and anigns forever and I do for myself my heir executors and adminis trators coverant and agree to and with the gaid party of the second part to warrant and defend the Tale of the raid Negro Peter here by rold unto the said party of the second part executors administrators and anyon against all and every person or persons whom raever. In witness where of I have hereunto set my hand and Seal at Jampa this tenth day of August Eighteen hundred and For ty Three. Win D. Loutane Jegned Tealed In the Later of the Contract o & delivered in presance of Manuel Olivella the on the the pass I wan Montes de Oca, Zelipe Bermudes Storage of make of Territory of Handa Hills borough County

came William J.

This day personally Toutone who acknow

ledged the noithin isntrument of writing igned with his name to be his own act. for the purposes therein Inecified

Before me this
12 th day of Aug 1843 W. D. Sontant

Manuel Blivella

Notary Public

Know all men by these presents that I Charles Mi Larland of Pennacola of the first part for and in consideration of the rum of Three hundred Dollars lawful money of the Elmited States to me in hand graid the preceint where of is hereby acknowledged he does by there presents grant bargain transfer sell convey and deliver unto M. C. Phillipse of Jampa of the second part her executors adminis trator and unigns a Tloop Boat called Morgina about the burther of hour and half tons her tackle apparallel two ancon and cables. To have and to hold the same unto the said party of the record part her executors administrators and arrights forever and I do for myselfit my hein exe cutors and administrators coverant and part to warrount and defend the raile of raid Sloop Boat Morgeana rold unto the raid party of the record part executors adminis trators and assigns against all and every person or person's whomso ever

In witness where of I have hereunto set my hand and Jest at Jampa this I wentieth Jeven day of August Eighteen hundred and Forty Three I'm presence of Charles M. Zarland Manuel Olivella

Richard Dickson

The negro man abram has been this day duly delivered to us for sale under the mortgage dated March 31.1843 agreeably to the expressed wishes of the Mortgagor David Whimster as appears by letters to us from his friend "Henry Lindsey Eng! of Key West - The said negro has been sold accordingly to Capit Jeverniah Imith of the I teamer Cincinnate for the sum of three hundred and fifty Dollars cash and the note secured by said mortgagor has been endorsed that amount.

Done at Lost Braske 2ª this fourteents day of Octobe 1843 as witness my hand

Witness I. Smith I. Darling

Order Nº41

Peters & Millard

Mills borough County Court 5th Dec 1843

In application of Manuel Blivella ex Officio who having given bond as the law directs it is ordered that letters of Administration be granted to said 339

Monnel Olivella ex Officio on the estate of Zelix Ortir deceased Toriah Gates Gudge

I Manuel Olivella ex Officio admines. trator for the Estate of Delix Ostiz deceased do Tolemny mean to the best of my know ledge and believe that there are hein to the state of logal representative to the to the estate of the raid deceased I also gevear that I will well and truly admir mister all and singular the goods chattels rights and credits of said deceased make a true account and just inventory of the same pay his debts as far as the arrets of the estate will or shall extend and the law directs make a fair distri bucion according to law and render a true account of administration of the estate when there is required In own and Tubsenbed Manuel Olivella Before methis 5 Day of December 1843

I Manuel Blivella administrator on the estate of Gelix Ortix deceased Juan Montes de Oca and Gregorio Montes de Visare held and firmly bound unto the Jern to my of Glorida in the penal sum of

Three hundred dollars which we bind our selfs our heirs and arright jointly and re verally firmly by these presents realled with our deals dated this fifth day of Desem ber Eighteen hundred and Forty Three The condition of this obligation is such that if the above bounder Manuel Rivella Administrator of all and singular the the goods chattels rights and tenements of Felix Ortion deceased do make or course to be made a true and perfect inventory of all and singular the goods chattels rights and evedits of the said deceased which have or shall come to the hands knowled ge or possession of him the raid Manuel Olivella or in to the hands of any nerson or grer our for him and the same so made do course to be filed in the Clerks Office of the Country Court of Willsbo vough County at or before the 15 th day of December ensuing and all the goods chattels rights and credits of the said deceased at the time after shall come to the hands or to the hands of sing other person or persons for him do well and and futher make or cause to be made a time and just account of his adminis tration when required and all the xest. and veridue of goods chattels rights and credits which shall be found remain

ming upon the said Administrator account the same being first examined and allo wed by the Edurt of the Country of Hills borough Shall deliver and pay to such person or persons respectively as the and Court by their order or decree per quant to the true intent and meaning of this act shall appoint and direct, and if it shall there after appear that any last will and testament was made by the raid deceased and the executor and executors therein named do file the same in the Office of said court making request to have it allowed and approved by the said Court them if the said Bourt Manuel Obir elle, abor e bounden being there un to required do render and deliver his raid letters of administrations then this obligation to be void and of no effect other wise to remain in full porce and withe In testimony whereof we have set our hands and Teals the day and year above worten

Witnessed in presence of John Darling Manuel Olivello. Jahn Montes de Oca Gregorio Montes de Oca Territory of Horrida } To all to whom which there gresents shall come greeting officio Whereas a Monal Olivello et of the County and Territory aporerard has been duly qualified according to low as as unevertra of all and jungular the goods chattels and credits of Felix Ortiz deceased and has entered into bonds obligatory to the Territory of Florida with John Montes de Oca and Gregorio Montes de Ver recurries in the penalty of Three hundred Dollars for the faithfull performance of his duties as administrator aforeraid. Now Know ye that administration of all goods chattels rights and credits of the raid good Manuel Olivella. Witness the Hon Josiah Gates Judge of the County Court of Willsborough

this 5th day of Dec 1843

Mow all men by these gresents that I Manuel Olivella Depty Marshall for the Eastern District of Florida of the first point for an in consideration of the sum of Live hundred and Twenty Dollars lawfull mo ney of the United Itales of to me in hand pand at or before the enrealing and deli very of these presents by Man Mary M. gates of the record part the receipt whereof is hereby acknowleged have bargained and rold and by there give gents do grant and convey unto the gaid party of the second part her executors aid ministrators and assigns a negro man named Primus levied upon by me as belonging to the Estate of Thomas B Ash deceased and execution issued in forov of Willoughy Williams by the Superior of the Middle District and County of Leon as Plaintiff To have and to hold the same unto the raid party of the record part her executors administrators and assigns for ever And & do for myself my heirs executors and administrators covernant and agree to and with the raid party of the second part to warrant and depend the Tale of the raid Boy Primus here by rold unto the raid party of the record part her executors administrators and assegns against all and every person

or gerrons whom ro ever.

In witness whereof I have ret my hand and I eal the Tirthieth day of April One thoursand eight hundred and Forty Two Jig and Sealed Manuel Hivella and delivered in Depty Marshal the presence of E.D. Ja

William B. Lovelace
Aristides Welch

To all to whom these Presents shall come greeting. I Hector W. Braden of Hillsho raugh County and Territory of Horida send Greeting.

Whereard Hector W. Braden did on the twenty Teventh day of May lighteen hundred and forty two at Leon County make execute and deliver a certain Indenture of Mortgage unto Seaton Grantland and William a Stew and of Crops of Cotton and corn and other grain and provisions grain and to be grown on my certain plantations in Leon County as in said deed of Mortgage is fully expressed to recure grayment of two certain Judgements of tained by said Teaton Grantan and said Iv" a. Itenard as follows that is to say a certain Judgement obtained by raid Grantan on twenty Seventh Sanuary Eighteen hundred and porty two in Leon inferior Court for six thousand Eight hundred and Tixte, Dollars Eight, Eight cents where of the own of hime hundred and

fifty one dollars and wine cents both since been poid and ratisfied on gixteenth January Eighteen hundred and forty three and the futher rum of two hundred and Ninety one Dollars and seventy three cents has since been graid and gatisfied on the fifteenth of agril Eighteen hun died and forty three and a certain Judgement obtained by said Steward on the twenty Teventh day of January Eighteen hundred and forty two in the Tuperior Court for Tix thousand theree hundred and Eighty three Dollars and hifty Dollars hath since been point fourth Decem ber Eighteen hundred and porty two been paid and ratisfied, and also the rum of Three hundred and Eighty four Dollars. nimety two cents on seventh Samerary Eighteen hundred and forty three, and the juther sum of two hundred and thirty one Dollars deventy three cents hath since been poind and ratisfied on fifteenth Agril Eighteen hundred and porty three. Now therepore acumoletion recurity futher payment of their respective balances of Pricipal and interest on the said above recited Judgements in consideration of ruch indebtness by me the raid Hector W. Braden and of the rum of One Dollar to me in hand grand by the said deaton frantan and James ate word where of I do here by acknowledge It now ge that I have gravited bargained

and sold and by these presents do grant hargain and sell unto the said Teston Grantland and James a Stewart their heirn Executors administrators and arright all the crop gathere or to be gathered yeld and groduce of my plan tation and Estate on the Manattee River in Hills boraugh County in East Flore da for the present year Eighteen, hundred and porty three both of tobaco, rugar, cane as also rice and corn and provisions planted by myself and my brother John Addison Braden in nort neshing, where of my interest is two thirds also all the crops yield profit produce and vierze of raid plantation and Estate which shall be grown made or yeilded in the years Eighteen hundred and porty pour Eighteen hund red and porty five and Eighteen haundred and porty six respectively what so ever the same anay and shall consist whatever my inte a sufficient quaintity of said Crops yield propit produce and ince of said plantation and Estate as may be required and necessar my for the support and manteinance of plantation during the said year above na med and a sufficiency to meet the interest due to the Union Bank and no more Also all the stock of said plantation belonging to are and plantation tools and atenuts including wagons &. To have and to hold the rand grawing trops yield and produce

of the year aforeraid upon said plantation and all and singular other the premises unto the raid Penton Granthan and William a. Stewart their heirs executors administra tors and arrigan Provided always that the rand Hector W. Braden his heirs or assigns shall well and truly pay or course to be paid unto raid Seaton Granthon and William a Stewart their heir executors administrators and arrigins perpectively one third part of the Principal and in thest on said Judgements vernouning due on the first day of January Eighteen hundred and forty five another third part part thereof and the interest on the first day of January Eighteen hundred and forth Tix and the remainder and the interest on the first day of January Eighteen hundred and forty Taren then this bar gain and Tale and grant aforesaid and there presents shall be aterly null and void and Provided also that until such period of Payments 10 as aport rand paid and designated the said Hector w. Braden is to be left in the undistur bed possession of said goods and cha ttels and to carry on said plantation with the rand stock and plantation uten sels. Und to gether and apply the gro ceeds of the Erops when Told by him to the payment herein before meified

and to the persons enumerated. The said Hector W. Braden agreeing to render acco unt thereof to the roud parties of the record part verpectively. And provided also that if the roud Hector W. Braden , hall fail to make such payments year after year as before recited or shall fail to make full and true accounts of and receipts and disbursements agreable to the growi reon? of this deed then that the rand Teaton Goramtton and James a. Stewart or either of them their agents and Attorneys That and have made entry of on the lands of jaid. Hestor W. Braden and taled and apply the raid crops yelld produce profit and inue there of and the property stock plantation utenzils & herein before con veged making Tale thereof at public auction and liquidate any balance or balances then remaining due to either of said parties respectively of the debts aforerard.

Intestimony where of the raid Hector W. Branden hath hereunts set his hand and and and affixed his Seal this Six teenth Doug of December Anno Domini One thousand Eight hundred and Forty three. Tigmed realed& delivered "He. Orl. Branden Geats in presence of W. M. Thom

Win B. Randolph

The Negress commonly called Betsey formerly veriding among the Ereek of a dean having voluntarily surrendered herself is by that act entitled to be considered as free from all servitude to any Indian master or mistress No white has ever advanced any claim to her nor could any be advanced with justice as fine was born among the Indians By order of low Worlds.

The ead In Mily To Cooper Dep No I Mily To Cooper

Know all men by these presents that I Hen ry Cartis of New Orleans of the first Part for and in consideration of the rum of Live hundred and Forty Dollars lawful money of the United Itales to me in hand paid the receipt where of is hereby acknowledged he does by these presents grant bargain and tradhisper jell convey and deliver unto Thomas P. Kenne dy of Tampa of the second part his execu ton administrators and arrigan a Tloop Boat called Julia ann the burther of Twelve Tons and bighteen minety fiths her tackle apparalles anchors chains cables store and provisions To have and to hold the rame unto the rand party of the record good his executors administrators and assigns for ever and I do for myself my heim

executors and Administrators covenant and agree to and with the raid party of the record part to warrant and defend the take of raid Thoop Boat Julia Ann rold unto the raid party of the record part his executors Administrators and Anigns against all and every person or persons whom so ever.

In avitness where of I have here cento set my hand and I eal at Jampa this This teenth day of I a musing bighteen hundred and Forty Facer Jigned & Delivered in presence of Henry Custis John M. Palmer

Manuel Hivella

The negro Woman Rose and her Child. Charley have this day been delivered to us for Jale under the mortgage dated March 31"
1843 agreeably to the expressed whiches of the mortgagor David Whimsler Eng? as appears by letters to us from his briend "Henry Lind, ey of Key West The raid negros have been rold accordingly to Henry hindred Dollars Cash and the note secured by the raid mortgage has received endorsement to that amount wed endorsement to that amount wing assumed the Balance of raid note received by the Balance of raid

and Interest and our Interest therein recurred in hereby arrighted to the raid the many beind seg for the benefit of whomro ever it may concern. Done at Fort Brooke this thirty first day of January beighteen hundred and Forty Louis. John B. Allen ajent John M. Palmer Peters & Millard of the Morre Port Jutter

Know all man by these presents that I Sohn B. Allen agent of Beter & Me lard dutter at fort Brooke In for and in consideration of the run of six hundred Dollars to me in hand goid by Henry Lindsey of Key West In at and before the Jealing and delivery of these presents the receipt whereof is hereby acknowled ged have bargarned sold and delivered and by there presents do bargain sell and deliver unto the raid Henry Lindsey a negro woman named Rose about twen to years of age and her son Charley about two years ald together her luture issue and increase free from the diabilities of the Law round of body & mind and Hoves for life. I shave and to hold the said flaves unto the said Henry Lind sey his executors administrators and

arregno to his and their proper use and benefit for ever - And I the raid John B. Allen agent as apore roud my heirs executor and admenistration the said bargained premises unto the raid Ken my Lendrey his executors administrators and anigns from and against all person and gerson, whomsoever shall and will coveraint and for ever defend by there presents. In witness where of I have herecunto set my hand and I eal this thirty first day of January one thousand Eighteen hundred and Forty Lour at Fort Brooks E. Lan John B. allen agent Jigned Jealed Peters & Millard & delivered in Post Futtlen presence of John M. Palmer A. H. Morse

This Indenture of the o parts made and entered into at Fort Brooks in Hills borough County in the Territory of Ho ridd between Odet Phillipse late of Charleston in the Itale of Joseph Cina but at present of said County and Jerritory of the first part; And Joseph Barthet of said County and Territory of the other part. Witness. That that the

raid Odet Phillipe for and in considera tion of the sum of ten Dollars tourfull money, to him in hand paid by the and Joseph Barthet at or before the ensealing and delivery of these presents the receipt where of is here by ack nowled ged hatte given granted, bargained, rold and conveyed and by these presents dothe give grant bargain sell and convey unto the raid Joseph Barthet all his rights tille, interest claim and proper ty in and to the following viz your houses rituated in this place one known as my actual dwelling with the store and its contents the billiard soom the kitchen and all the furniture and moreable effects therein contained without execution whatever Unother known as my old dwelling with Billiard rooms together with all the articles and effects therein con tained also the kitchen stable garden I another small house situated near the quelic hotel - and the other known as the Ten pin alleys and Oyter shop to gether with all the articles belonging the reto - Also my glantation vitua ted at the North west of the Bay of Tampa and known by the name of It offelena - Also any two megro. Haves Anthony and John, Five horses and one talt. Low mules Jive lows

and six calves a certain much ber of hogs and also my hunting dog? - Also a Waggen and a Barouche with several sets of har nerg. To have and to hold the said girs perty and effects to the raid Josegih Barthet and his heirs porever in trust however and to the gole and only use benefit and behoof of Marie Charlotte Horance Phillips the present wife of the raid Odet Phillipse and her heurs forever And the said Odet Phillips the said gro nesty as herein before described and conve yed unto the said fore ph Barthet shall warrant and poverer defend by these give

And the said party of the se cond nort hereby for himself and his heirs accept the raid trust.

In testimony whereof the said parties have here unto ver pectively set their han do and Seals on the Twenty Vix doing of December in the year of our Lord One thousand eight hundred and Forty Two In presence of John Grillon 2. Britton Lieux yth July

Odet Phillippe Jo? Barthet

Recorded on the 9th Jeby 1844

that I Louis Covacionich for and in consideration of the sum of fifty dollars to me in hand paid by I one Brunette by these gives ents do largoin sell and transfer unto the said I one Brunette, the Gloop Alligator with all her riggen Anchors and apparel as she now stands I also warrant and defend her title to all claimants whatever, given under my hand and I ead this, twenty fourth day of January Cighteen hundred and fourty Fores In presence of

Order Hillsborough County Court 9th March 1844

On application of Abraham Duesler who having given bond as the law directs it is ordered that bellers of Administration be granted to said of traham Duesler on the Estate of Auguston Wilcox

Sociah Gates Judge

Thoi P. Kennedy

W. L. Campbell

I Abraham Duerler Administrator for the Estate of otuquetus Wilcox deceased do Tolemny swear to the best of my know ledge and believe that there are no hers

or legal representative, to the estate of of the said deceased in being I also swear that I will well and truly administer all and ringular the goods charttels rights and credits of said decessed make a trace inventory of the same roughis debts as far as the assetts of the estate will or shall extend and the low directs make a fair distribucion according to love and render a true account of administration of the estate when there is required Tworn & subscribed Abraham Duesler Before me this 9th day of March 1844 Manuel Olivella Clerk Fl. E. C.

Know all men by these progents that I alraham Duester Administrator on the Estate of Augustus Wilcox decensed John B. allen and John Darling are held and firmly bound unto the Territory of Florida in the penal rum of one hundred Dollars for the payment of which we bind ourselves our heir and assis, in jointly and severally firmly by these presents realed with our teals do ted the Ninth day of Morch Eighteen hundred and forty four. The condition of this obligation is such that if the above bounder Abraham Dues

ter administrator of all and singular the goods chattels rights and credits of Augustas. Wilcox de ceared do make or court to be made a true and perfect inventory of all and singular the goods chattels rights and credits of the raid deceased which have or shall come to the hands knowledge or porgenion of him the said abraham or in to the Dueller or in to the hands of any per you or persons for him and the same so made do cause to be filed in the Clerks office of the Country Court of Hillsborough at or be hore the Toventieth day of March ensuing and all the goods chattels rights and credits of the raid deceased at the time after shall come to the hands or no mercon of the raid Abraham Duester or to the hand, of any other nerson or persons for him do well and truly Administer according to law. And futher make or cause to be made a true and just account of his Administration when required and all the rest and vendue of goods chattels rights and credits which shall be found remaining upon the raid Adminis trator account the same being hist exa mined and allowed by the Court of the County of Hillsborough shall deliver and pay to such person or persons respecti vely as the said laws by their or der or decree persuant to the true intent and.

and meaning of this act shall appoint and direct.

and if it shall thereafter appear that any last will and testa ment was made by the rand deceased and the executor and executors therein named do file the same in the Office of rand lowert making a request to haveit allowed and approved by the said Court then if the raid Abraham Duester above bounden being there unto required do render and de liver his said letters of Administration then this obligation to be vaid and of no effect other wise to remain in full force and virtue In testimony where of we have set our hands and Teals the day and year above written Witnessed in gregence of abraham Duester

Sohn B. Allen Lohn Darling

Territory of Florida?
Willsborungh Caunty?

gresents shall come ... Greeting

Whereon Abraham Duesler at gresent of the County and Devitory aforeroid has been duly qualified according to law as led ministrator of all and singular the goods challed rights and credits of Augustus Will cax deceased and has entered into lands

John B. Allen and John Darling recurrities in the nenal ty of Ine hundred Dollars for the faith full performance of his duties as Administrator aforeraid.

Now. Know ye that Administration of all goods chattels rights and credits of the raid Augustus Wilcox Leceased is here by granted to raid Abraham Duesler Witness, the Hon Josiah Att?

Att?

Gates Indge of the Caunty Monarch But Court of Hills borough this Clerk Ho. E. C. 9th day of March 1844

The Estate of Mary land

Baltimore County Se
The Subscriber Regis

ter of Wills for Baltimore County
Doth hereby Certifu that it appears by
the records in his Office that letters of
Administration of all the goods chattels
eredits and personal Estate of William
Bunce deceased was on the second
day of January in the year of our Lord
one thousand eight hundred and forty
four granted and committed unto
"Henry Wright who was then and
there appointed Administrator of

In testimony where of I here unto subs combe my name and affix the teal of my Office this 2 day of January in the year of our Lord Eighteen hundred and forty four! D. M. Perine Register of Wills

for Baltimore County

Maryland Teti

Sustice of the Orphans Court for Balti more County in the State afore said do Certify that the foregoing Attestation of David M. Perriane Register of Wills for said County is in due form and by the proper Office.

Given from under my hand at the lity of Baltimore this 2d day of January in the year of bur Lord one than and eight hundred and forty four

Wan Parker

This Indenture made the Lourth day of Sanwary in the year one thousand eight hundred and Forty Four Between Donald Fraser of the City of New Gork and Inlin ann Frazer his wife of the City of New York lity of New York of the first part and Thenry Woright of the City of New Vileam

in the Itate of Laureana of the record part Witnesseth I hat the said parties of the first part for and in consideration of the sum of the hundred & sifteen dollars lawfull money of the United Hales of America to them in hand pard by the said party of the second part at orbe fore the sommealing and delivery of these presents the receipt whereof is hereby acknowledged have granted bargained rold aliened remised realeased conve yed and confirmed and by these pre sents do grant bargain sell alien remise release convey and confirm unto the , and party of the second part his heir and aright for ever. All that parcel or lot of Land rituated on the westerly side of the Hillsborough river in the County of Hillsborough Horida and known & derignated on the plat or Man "Map of Jampa City filed in the Office of the Clerk of the County Court of raid Coun ty as number Iwanty Three (23) and bounded easterly by said Hills boraugh niver Southerly by Randolph Itreet wer terly by Monroe Street Notherby by Lot number Iwenty four Contents more orless Being the same lot or parcel of land on the 25th day of December 1839 on the Ottorney for w. w. Morris to Sulia

Ann Frazer (who is the wife of the said Donald and this conveyance being made not only to convey all the tilte of the raid Julia and Donald in their own right but also to pass all the tittle of the said Donald Frazer as the attorney of W. W. Morris to Julia is duly recorded and of file of records in Hillsboraugh Clerk, Office on nages 15% and 158. Together with all and singular the tenements hereditaments and agrunte nances there unto belonging or in anywise appertaining and the reversion and reversaion ye mounder and remain ders vents issues and profits thereof. And also all the estate right tille interest dowers right of dower property possesion claim and demand what soever as well in law as in equety of the raid part of the first part or in or to the above described premises and every part and parcel there of with the apparte nances To have and to hold all and singular the above mentioned and described premises to gether with the apparte nances unto the , and norty of the second part his heir, and arright for ever, and the said Do nated Frazer & Julia ann Frazer for them selve, their heirs executors and Adminis trators do coverante promise and agree to and with the raid party of the se cond part his heirs and assigns that they have not made done committed execu

thing; what rower where by or by means or here of the above mentioned and described premises or any part or parcel thereof now are or at any time here after shall or maybe implached charged or emcumbered in any maner or way what rower.

In witness where of the said parties of the first part hereunto set their hands and seal the day and year first above written. Donald Frazer Sealed & delivered Julia Unn Frazer

Sealed & delivered in presence of W. Grandin

of New York J. S. By this Public I matrument be it known to all whom it may corn cern that I William Granding Commissioner in and for the I take of New york residing in the City of New York duly Commissioned by the Gover nor of Florida to take asknowledge mentral any writing under Jeal to be used in raid Jerritory with full power to administer baths be. Do thereby Cerh ful that on the fourth day of January dans Domini One thousand tight hundred and forty four, before me personally

appeared Donald Frazer and Julia Una Fra zer Removem to me to be the grantors named and described in the foregoing Instrument and in due form of law acknowledged they had righted Facted and executed the rame as their reveral free act and deed for the user and purposes therein mentioned and the raid Julia Una Frazer on a repa rate or private examination apart from her hurband acknowledged the executed ted raid instrument freely and with out any play or compulsion of the raid hurband.

In Testimony Where of I have herewito set my hand and Test the day

and year above sovilen.

Comming for Blorisha

13 Pine of tree &

Joseph In Allon a native of dimerich

Joseph In chlon a native of dimerich

Joseph age makes application and declare,

eyears of age makes application and declare,

his bona pida intention to become a biteven

of the United States and to remounce all

alligiounce and fidelity to any foreing Prince

Potentate authorspecially and especially to the

Queen of Great Britain that he intends to

rettle in the Gerritory of Horida and also

that he will support the Constitucion of the

United States

In orm before me 1844 Imph, Mitthon

on directs

Territory of Florida?
Leon County }

This Indenture made and executed this fourtheenth day of Jebruary in the year of our Lord and thousand Eight Hundred and forty pour Beter een William P. Evang of Hillsborough County Florida and Thomas R McClintock of Winsboro South Carolina. Witnesseth That whereas said William P. braig on the touth day of April A. D. 1840 made his three certain Bills of exchange directed to mens Enkine & bi charelberger Baltimore Maryland payable to the order of H. W. Braden, the first payable at nine months from date for this teen hund yable at ten months for the same ammount and the third payable at Eleven months for the rum of thirteen hundred and thirty pour Dollars and whereas said M. W. Braden did indorse and tramper said several Bills of exchange to said Thomas R. M. Clintock who is now the holder of the same and entitled to have and demand there raid jums of money therein mentioned of roud William P. Erong the rand Explaine & Echelher get having repused to accept or pay the some or any of them and the same having been regularly protested for non acceptance and non payment-know whereas said Thomas R. M. Clintock is welling and

hoth agreed with said William P. Craig to deli ver up and cancel said Bills of exchance and release said William P. Ereing and Hector W. Braden from all liabilities or account thereof upon the pay ment by said William V. Craig to raid Thomas R. M. Elintock of the sum of Fifteen hundred Dollars on the first day of October next after the date hereof and whereas and William P. Craig hath agreed with raid Thomas R. M. Clintock to group rand sum of lifteen hundred dollars in the maner above mentioned in consi devotion that raid Thomas R. M. Clintock well upon payment of said sum of fifteen hundred Dollars at the time aforeraid release jand William P. Erong and H. Il Braden from all listility on account of raid Bills of Exchange and whereas said William P. Grang is desirans to secure the payment of said sum of fifteen hundred Dollarson the day aportiand. Now therepore the raid William P. Every in consideration of the premises and of the rum of Jen Dollars to him in haird grand by raid Thomas R. Me Clintock at and before the Jealing & deli very of these presents the receipt where of is hereby acknowledged both granted bargained rold and conveyed and by there presents doth grant largain sell and con vey unto said Thomas R. M. Clintack all the growing crops of Tobaco rugar care

corn & of raid William P. Evang for the present year on the plantation of raid Evang Tituate on the manattee river Hills borough County - To have and to hold the said tron of Tobaco sugar cane corn & unto raid Thomas R M: Clintock his executor? Administrators and assigns forever- Pro orded allways That if said William D. Craig shall well and truly pay or course to be paid to raid Thomas R. M. Clintock the raid rum of fifteen hundred Dollars on or before the first day of October next then the above conveyance and the Estate thereby granted to cease actirmine and be uterly null and void otherwise to remain of full force and virtue. And the raid William P. trong for himself his heer, executors and administrators covenants to and with raid Thomas R. Mc Clintock his executors administrators and arrights well and truly do pay to him or them the raid rum of lifteen hundred Dollars on or before the first day of October next. And the said Thomas R Mc Elintock coverant for himself his heirs executors and administrators to underwrite the raid William P. Erroug his executors administrators to deliver up to be cancelled to raid William P. Escing his exe cuton administrators the raid Bills of exchange herein before referred to and to release gard William P. Errang and

and H. W. Braden from all liability on account thereof upon the payment of raid rum of fifteen hundred Dollars at the time aforemind and not otherwise

Now therefore the raid William P. Erging in consideration of the premises and of the sum of I en Dollars to him in hours paid by raid Thomas R. Mc Clintock at and before the Jealing and applicancy of the there gives ents the receipt where of is here by acknowledge hath granted bar guirred sald and conveyed and by there presents dothe grant bargain sell and convey unto raid Thomas Rolle. Clintock all the offoreing crops of Johaco rugar come corn & of raid William P Evang for the present year on the plan tation of raid Evang Situate on the Ma nattee River Hills Lord County to have and to kold the raid krops of Tobaco sugar cape counds unto said Thomas R. Me Elintock his executors administrators and Angun lovever. I rounded allways That if raid William P. Eraig shall well and truly group or cause to be graid to faid Thomas R. Mc Clintock the raid rum of fefteen hundred Dollar In witness whereof the roud Williams O. Evang and Thomas R. Mc Clintock have hereunto set their hands and Jeals the day and year firsthat ove

written.

Jigned Fealedh delivered in presence of us James A Barthelot J. A. Goff H. W. Braden

W. P. Evaig R. McClintock by Alex Patterson Atorney in fact for Thomas R. McClintock

Territory of Horidas 3

that on the Tour teenth day of February in the year one thousand eight hum dred and porty four before me William M. Gibron I adge of the Caunty Court in and for the County of Leon came the above normed William D. Eraing and oflexam der Patterson who acknowledged the above written Indenture to be their act and deed and derive that the same might be recorded as such according to Law

In testimony where of I have hereworks set my hand and I sat the day and year above written

W. M. Gibson Judge

Know all men by these presents that I Willi am Re Souett Cast in the 1st Regiment of you fair try army of the United States for and in consideration of the sum of of Lix hundreds dollars to me in hand paid by my negro woman britty the receipt where of as do here by acknowledge have manumitted and do hereby mannet and set free from Havery the said Country; Und I do hereby give grant and release unto the said Critty all my right tittle and clown of in and to her person tabor and service and of in and to the estate and progresty which the may hereafter acquire or obtain and I the raid William R. Souett my heirs executors and administrators the raid bargained premises unto the raid Enty her executors administrators and arright from and against all persons or persons whom so ever shall and will war ant and forever defend by these presents In testimony where of I the raid William R. Touett have hereunto set my hand and Seal at Fort Winebago in the Territory of Wisconsen this Twenty Third also of April Ine thousand Eight hundred & Forty Four Signed Texted & W. R. Souett delivered in presence of Court 1st Regt yn fy O.B. Williams 2. J. Munn ford

Sentenge Lound of Wisensen 255

Legat hundred and long four house thous one that one that and being four before on the sound long four before one of the winders of the former of the sound that and the sound one of the sound of the sound of the sound of the sound of the sounders of the sound of the sounders of the sound of the sounders of the sounde

Thurster Jangola

Gentlong of Werkoning of Edward Sound Sound of Jean Sound of the Sention of Edward Sound Sound of Jean Sound Sound of Jean Jean Sound Sound of Jeanshar Sound Sound of Jeanshar Count Count Sound on the Longerous Count Sound of Jeanshar on the tone of Jeanshar on the tone of Jeanshar on the time of Jean Jean on the time of Jean one of Jean way on the time of Jean way of Jean way the time of Jean way of Jean way the time of Jean way of J

Given undler my hand and the AME AND CALL SAN

I the morning to the sale of

Seal of the Territory madison the 29th day of Agril a.D. 1844 Leo R. C. Hoyd Je cretory W. J.

I now all men by these presents that we Thomas P. Kennedy John M. Palmer and Manuel Olivella are held and permity bound unto the Territory of Honola in the Penal rum of Three hundred Dollars for the payment of which we bind our selves our heir and anigns jointly and severa ly pirmy by there presents Tealed with our deals dated this thirtreth day of Many Eighteen hundred and Forty your. The condition of this obligation is that the above bounder Thomas P. Kennedy has been appointed auctioneer for the Country of Hills borough Territory of Horida Now therefore if the raid Thomas D. Kennedy That faithfully discharge the duties of his raid Office agreeably to the requisitions of the lower of the Territory Then this obligation to be void and of no effect otherwise to remain in full force and virtue. Tigned Tealed and Thomas P. Kennedy John M. Palmer delivered in presence of Joseph D' Alton Manuel Olivella Phillipp Hegge

Voran all men by these presents that we te when Hollingsworth, William Hancock and Thomas Zaskins of said County and Territory of 800 mid are held and permy bound to the Governor of the Territory of Florida and to his successor in office in the genal sum of Iwo thousand Dollars for the payment of which we bind ourselves our heirs executors administrators and a migns jointly and reverally firmly by there gregents rigned with our hands and Tealed with our Jeals this with day of July One Thousand Eight hundred and forty The condition of this obligation are That whe rear the above bounder Stephen Holling, worth has been duly elected as Therry for the County of Hillsborough in the Territory of Horida Now therefore if the raid Stephen Hollings worth shall well and faithfully discharge the duties required of him by law as Therif of raid County then this obligation to be said and of ne effect Otherwise to se main in full force and virtue. In witness whereof we have hereunto set our hands and Teals the day and year above mentioned Stephen Holling , worth Done in presence of Wim Handack David Baily I. Holling worth Thomas gaskins

I now all men by these presents that we Hen ry J. Clark, John B. Allen and John Darling are held and fixanly bound unto the Servitory of Horada in the genal rum of Three humared Dollars for the payment of which we bind our selves our heirs and arrights jointly and reverally firmly by these presents Jealed with our Teals dated this Invente, with day of July Eighteen hundred and Forty Lour. all conditions of this Obligation is that the above Jounden Thomas P. Kennedy has been appointed ductioneer for the County of Hills boxaugh Territory of Hopeda. Now therepore of the raid Thompson P. Kennedy shall faithfully discharge the duties of his said Office agreeafly to the require abligation to be food and of no effect Otherwise to represen in full porce and Tigared despled and delivered in giverence of Thomas P. Kennedy Joseph D: Alton John M. Palgaser Manuel Hesella Phillips Heppe

The condition of this Obligation is that the above bounder Henry I. Clark has been appointed Eluctionser for the Coun ty of Hillsborough Territory of Florida Now therefore if the raid Henry J. Clark shall faithfully discharge the duties of his said Office agreeable, to the requisitions of the lower of the Persitory Then this obligation to be void and of no effect otherwise to remain in full force and virtue Signed Tealed and de livered in presence of Henry I Clark Manuel Olivella John Ballen John Darling

then on all men by these gresents that I It enry Lindsey mon of the United Hates Garrion Keg West has made conste tuted and appointed and by there presents do make constitute and appoint John Das ling of Hillsborough County in the Territory of Honds my true and lawfull attorney for me and in my name and behalf and to my use undividually and as Administra los of David Whim ter deseased tate of said County to make and conduct my application o pettition to the Judge of the County Court of raid Counts as Adminis trator as aforesaid for the sale of a track of land in said County belonging to the estate of said Whimster deceased as giva ged for on my petition aforeraid to sell and make execute and righ conveyances entruments and parpers or other that shall be nece many or proper in the premises; and to receive and receipt for all money? grand or payable for or on account of said

land and premeres also for me indiredually to ask demand rue por recover compromise and receive all rum or rums of money delets demands or Claims which are non or shall be due coming or owing to me within said Territory and to have use date all lawful ways and means in my normal or otherwise for the recovery thereof to compound arbi trate and agril for the same aguitances and sufficient discharges for the same as well as all convey an es obligations and delmes requirite and proper by him to make real rign and deliver also to do and perform and execute all lawful acts and thing who tever concerning any of the gremises above mentioned and my business and interest in general indim dually zovas delministrator aforeraid within raid devotors as my gen reval agent in the premises in fully and effectually in every var pect as I might or could do performor execute as afore daid were I greent in proper person doing performing and executing as aforesaid also one or more attorney, under him for the purposes afteresend to make and as paint and at pleasure reverse und recag hereby fully ratisfying and conferming all that my said attorney individually or as Administrator aforeraid do or cause to be done on and about the premises by virtue of these giresents, In witness

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where of I have in dividually and as Adm?

fore said hereunto set my hand and affixed

my Seal this 24th day of otugast in the year

1844

Witness
Geow mairax

Territory of Horidas Caunty of Monroe & City of Key West 3

before me Sames dilor a hotory Public in and for the liaunty aforesaid duly commissioned and I worm "Henry Lindseg of Key West and acknowledged the above instrument of writing for the pur posesto be his act and exceed for the purposes to be his act and exceed for the purposes therein contained. In testimony whe re of I have hereunto set my hand and affixed my seal of office at Key West this twenty fourth day of ortugust it. 2/844

James Tilor
Notary Public

To all who shall see these presents
To offenry Lindsey Esg. of the Country
of Monroe and Territory of Florida
whereas David Whimster
bute of said Country in the Lity of Key
west as is alledged lately died Intestate
howing whilst living and at the time

of his death goods chattels or credits we thin said Territory by means where of the Irdering and granting administration of all and singular the said goods cha thels and bredits and also the auditing allowing and finally discharging the accounts thereof doth appertain to us and we being desirous that the goods chattels and credits of the said Deceased may be well and faithfully administered applied and disposed of Do grant unto you the raid Henry Lindsey full power by these presents to administer and faithfully to dispose of all and singular the Goods chattels and livedits to ask de mand Recoverand Receive the Debts which unto the raid Deceased whilst living and at the time of his death did belong. And to gray the debts which the raid deceased did one ropar as usual ruch Goods Chattels and credits will there to extend and the Law require.

Hereby requiring you to make or can se to be made a true and perfect Inventory of all and singular the Gaods Chattels Rights and Eredits which have or shall come to your hands possession or Knowledge. Also to make or cause to be made Duglicater of such Inventory and the same so made do course to be filed in the Clerks Office of the County

Court for the Country of Monroe on or before the first day of June nex Ensuing and futher to Render a just and true account of gour administration when there to required

Add we do by these presents Depute Constitute and Oppoint you Administrator De Bonis hon of all and Tingular the Goods Chattels and Evedits which where of the raid deceased.

Intertimony where of we have caused the Leal of Monroe County Court to be hereunto affixed

Witness the Honorable J. R. Mallorg Eng Judge of raid Court at Key West in raid bown by the 20th day of March A.D.

> W. E. Maloney Elerk monroe Co Court

Hillsborough County) In the application to this Court of Albranh Duester to be discharged from the futher administra tion on the Estate of Augustus Wilcox deceased and it appearing to this Coast that he has rendered his accounts as the law directs and how futher shown rates factoroly prove to this Court Be it ordered that the raid Abraham Duesler

be discharged from the futher administration on the said Estate of Augustus Wilcax deceased and that the Bonds be can celled

rent M. Olivella Clerk Fl. E. C.

Witness the Hon Eddmund Lee Judge of over raid Lourt and Jeal of Court at Jam par this 27th day of August 1844

Farritory of Glorida }

In the application of I show the State of brance Webb deceased and it appearing to this Court that he has rendered his accounts as the law directs and has futher shown ratis factorily provide to this Court. Be it ordered that the said John B. Allen be discharged from the futher Administration on the raid Ista to of I rance Webb deceased and that the Bonds be cancelled.

Pestt Molevella Elerk H. C. C. Witness the Hon Edmand Lee Judge of our said Court and Jeal of Court at Jampa this day of August 1844 James White a native of longland in the English dominions when he emigrated aged thirteen years makes application and declares his boar hide united tates and to renounced all alignance and fidelity to any forcing Poince Poten tate or Joverling whatever and especially to the Ruleen of England that he intends to settle in the Gerritory of Florida and also that he will suggest the Constitucion of the United States for orn Before me this 5th day of Jep/844 James White

Territory of Florida: District of Cost Florida. Be it remembe red that at a Ferm of the Jupe rior Court for the District of East Florida held at the Court for the District house in the City of It Augustine. E. I and no the 30th day of Novem ber 1843 being a day of rovem ber 1843 being a day of rovem I seem the following decree was entered of Record

Present the Hon I ranc Brown on Vadge &:

Clavina C. Anderson }

Jelicia M. Garvinz

Decree of Loreclosure in Equity This course coming on to be heard this day on motion of Bengin a. Put nam Erquire Complaintents Tolicitor on the raid Bill of com plaint of the said complainant taken as conferred on the 28th Inst and on the exhibits herein filed and the same having been duly impleted and examined It is ordered adjud ged and decreed by this Court that the said Clarissa C. Anderson recover of the said Te licia M. Garven the rum of Twelve hundred and Fifty dollars of debt and four hundred and arinety one dollars and Tixty three cents of interest on said debt from the first day of January 1839 making in the whole the num of Seventeen hundred and losty dollars and Vixty three cents with interest thereon from the date here of untill paid together with the futher rum of thirty eight dollars and Tixty cents the cost, and charges by the raid conplainant about her raid bill of complaint in this behalf expended.

And it now appearing to this Court that a good title can be made by the complainments to the lands and premises dituate in the City of It Augustine in the Country of It Sohns District of East Florida which

by the articles of agreement sett forth in the Bill of complaint in this cause were to be conveyed to the said Defendant thereof it is ordered adjudged and decreed and this Court by virtue of the grower and autho rety conferred by the Lows of this Territory doth order adjudgest and decree that the gaid articles of agreement 10 entered into between the said complaintant and the said defendant set forth in said Bill of complaint and so confered in this course be specifically performed and it is futher or dered and decreed that the raid defendant do within thirty days from the date of this decree tender to the raid conglainant the aforeraid rum of money so adjudged and found true from the raid defendant to the and defendant and that upon the tender and payment of the aforeraid rum and the cost, and charges of the raid complainant increved in this behalf the raid complainant shall execute and deliver to the said defend ant a good and sufficient conveyance in fel in which convey ance all proper parties are to join of all and singular the premises contained in the raid articles of agree ment and which are described in said bill of complaint one-follows - that is to say all and ungular that certain lot or piece of ground retuate lying and being in the City of I Augustine aforesaid with the houses

buildings trees and aggustenances thereto appertaining and belonging bounded on the East by It George Street on the South by a lot in the possession of Jarah C. Anderson on the West by maria Tancher Creek and on the North by lot of Thomas Douglas" and it is futher ordered adjudged and de creed that if the rand defendant do not we thin the time aforerard tender to or make payment to the said complainant of her said debt and costs and charges that then the raid premises herein before described be rold by the Marshal of this District in front of the Court house in the City of It Au gustine after such proceeding, have been taken herein as are prescribed by law in case of execution levied upon real estate and it is puther ordered adjudged and decreed that out of the proceeds of raid rate the marshal shall first pay the cost of this suit and shall then pay to the said com plainant the amount of her sand debt and interest thereon and that the raid Marshal pay the overpoles arising from said sale of any after paying me raid rum in to the Registry of this Court there to abide the futher order of this Court and it is futher ordered adjudged and decreed that in care if upon said sale the amount of the proceeds of the rale of the herein before described premises should not be rufi

cent to pay the said cost and charges and the amount of the said complaint debt and interest that then in that case the said complainant have execution against so much of the other goods chatters lands and temements of the said defendant as may be sufficient to satisfy the the ballance still due of the said complainants debt and the interest thereon— and it is futher or deved adjuged and decreed that the Mar shal of this District do on on the sale of the said premises or any part thereof and the payment thereof execute conveyance of the same to the purchaser or purchasers

Superior Court District of E. Harida

I geo the Fairbanks Clerk of the Ju perior Court of said District hereby Certify the foregoing to be a true Copy of a Decree of Record in said Court.

of legion could disact the manuscript in the

which can be a few to the same of the same

descended the property of the second second

de son the desire

about the the the state of the the state of

Witness my hand and the Teal of raid Court this third day of Extension 1844 Geo R. Zairbanks Llerk Territory of Florida Hillsborough County

of John B. Allen to be discharged from the futher Administration on the Estate of ellex ander M. Pherson deceased and it appreased ring to this Court that he has rendered his accounts as the law directs and has futher shown ratisfactorily proove to this Court Be it ordered that the said John B. Allen be discharged from the futher Administration on the said Estate of Alexander M. Pher son deceased and that the Bonds be can celled.

Testt Manuel Olivella Clerk of E. E. C.

Witness the Hon Edmand Lee Judge of our said Court at Jampa this 4th slaves of October 1844

Territory of Florida Hillsboraugh County Court)

of the Petition of Henry Lindsey Administrator of the Estate of David Whimster deceaned praying for authority to sell the right or title to a tract or parcel of land situated in said County on Manattee River and known as Whimster quater section and by him se ttled under the army Dougation Act.

The said Petition having been duly filed

in moriting and it appearing that duel notice of the application therein reth forth has been made and published according to law On consideration thereof it is made to appear to the Court that it is the interest of the heir of said Estate that the right title or claim to said tract or parcel of land thus aguired be sold.

And it is hereby adjudged and ordered that raid Administrator or his blegally au thorized Attorney be and is hereby authorized to relain to rised to relain all right tittle or claim to raid tract of land in raid Petition ret forth for cash upon the best terms to be obtained either at public or private Tale if at public rate giving due notice thereof and to make and execute a conveyance thereof to the purchaser the proceeds to be applied by the raid Admin nistrator as by Statute Provided

Agroved

This second day of Jep tember in the year of our Lord One thousand Eight hundred and Forty Lour Edmund Lee Judge H. C. C.

The now all man by therese presents that I Manuel Olivella of Jampor East Horrida duly authorized agent of James Lynch of the City of Philadel phis of the first part for and in consideration of the sum of five hundred Dollars lawfull money of the United States of america to me in hand paid the receipt whereof is here by acknow degred he he does by these presents gran bargaran transfer sell convey and deliver unto Mr Jeney Kennedy of Jampa of the record grave her executors administra tors and arrigans a mulato girl mained mary about seventeen years of age and her child about is month old llegally owned and possesed by said vendor the raid James Lynch as hereby declared warranted free from the vices and maladies prescribed by law yound of banks and mind. To have and to hold the same unto the said party of the second nart her execu tors and administrators and arright for ever. Und I do for any self my heirs executors and administrators covenant and agree to and with the party of the record part to warrant and defend the rale of the raid mulato girl mary hereby rold unto the raid party of the recond part executors delministrators and aring no against all and every person or

zerson, whom sever. In witness where of I have hereunte set my hand and deal this seventh day of June Eighteen hundred and Lorty Three Tigned Lealed and delivered in Monneel Olivalla agent for James Lyrich presence of Robert Benny John Darling Devitory of Thorida? Hillsborough County? Know all men by there giverents that I John Melvin of the army of the United States and now living in the County oforeraid have bar gained rold and delivered and by these presents do bargain sell and deliver unto John Kennedy of the County glose raid for and in consideration of the sam of Ino hundred and ten dollars the receipt of which is here by acknow leged a certain negro noman called regro I narrant to be sound and healthy and warrant Have for like Given under my found and Teal this twenty therd day of September A D One thousand Eight hundred and forty pour in priesence of John Melvin Esest John Darling U.J. a

H. J. Clarke

Territory of Glorida
Hills borough County Stourt 2d remin In Ordinary

Upon the give , en to tron of the accounts and vauchen of John B. allen admi mistrator on the Estate of Daniel & illa dder deceased intertate last of this County it appearing that a balance of Minety nine Dollars Tixty three cents remain in the hands of the said administrator and it being futher shows to this that Court that no heir or legal representative of the deceased is known it is ordered that the said Adminis trator pay into the Ireasury of this Terri tory the said balance as directed by an act of the Legislative Council approved 20th November 1828 Tection 42 and

make due return thereon

Dent Witness the Hon Colmand M. Alivella Lee Judge of our said Clerk H. C. C. Court this 8th day of

October 1844

Order Nº43 Hills borough County Court 8th Oct 1844

Manuel Olivella who having given bond as the law directs it is ordered that be ters of Administration be granted to said Manuel Olivella on the Estate of Gagetano Malter.

Edmund Lee Judge

H. C. C. I Manuel Olivella Administrator for the Estate of gayetano Maltere do To temma quear to the best of my know ledge and believe that their are heir to the estate of the raid deceased of also rwear that I will well and truly administer all and singular the goods chaltels rights and credits of raid decea red make a true and just inventory of the same pay his debts as far as the assets of the estate will or shall extend and the law directs make a pair dis tribucion according to law and render a true account of administration of of the Estate when there is required Lavorn & Subscribed 03 spore me this 20th day of Oct 1844 Edmand Let Judge H. E. C.

Roman all men by there presents that I Manuel Olivella administrator on the Estate of Gayetano Malter deceared Gregorio Montes de Oca and John Montes de Oca are held and per mes bound unto the Territory of Florida in the penal sum of one hundred dollars which we bind ourselves our heirs and arright jointly and reverally firmly by these presents dealed with our Teals dated this In entieth day of October Eighteen hundred and Forty Jour. The condition of this obligation is such that if the above bounder Mountel Olivella Udmenistrator of all and ringular the goods. chattels rights and credits of Gay etano Malter deceased do make or or cause to be made a true and nerfect inventory of all and singular the goods cha sed which have or shall come to the hands knowledge or possession of him the raid Manuel Olivella or in to the hands of any person or person for him and the same so made do couse to be filed in the Clerks Office of the County at or before the fifteenth day of December enning and all the goods chattels on ghts and and exedits of the said decea red at the time after shall come

to the hands or to the hands of any other person or persons for him do well and truly administer according to law Und futher make or cause to be made a true and just account of his admines tration when required and all the rest and residue of goods chattels rights and credits which shall be found remaining upon the rand adammentrator account the rame being first examined and allowed by the Court of the County of Hillsborough shall deliver and may to such person or persons respectively as the said Court by their or der or decree persuant to the true intent amound meaning of this act shall appoint and direct and if it shall thearafter appear that any last will and testament was made by the raid deceased and the executor and executors therein named do file the same in the Office of said Court making request to have it allowed and agroved by said Court then if the said Manuel Olivella above bounden being thereunto required do render and deliver his raid letters of administration then this obligation to be void and of no effect otherwise to remain in full porce and virtue Intestimony whereof we have here unto set our hands and Teals the day and year above written

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Witnessed in Presence of

Gregorio Montes de Oca Tohn Montes de Oca

Territory of Florida? Hillsborough County

of the raid gazetano Malter deceased is hereby granted to raid Manuel Phirella Witness the Hon Judge

Edmund Lee Judge of the County Court of Hills borough this Inventieth day of Oct 1844 This agreement made and entered into this 30 th day of May 1844 between James Lynch late of Fampa Bay Ho and now of the County of Philadelphia State of Pennsylvania of the one part and Bennet Ball of the County of New Haven Itate of Conneticut of the other part Witnesseth that for and in consideration of the sum of One dollar to me in hand paid before the rigning and delivery of these gresents the receipt whereof I hereby acknowledge and the futher run of Eighteen hundred dollars in pour promisary notes of hand of this date for four hundred & fifty do have each mad payable to Beaver with five per cent from and after the 30th May 1846 and 30th May 1847 and one on 30th May 1848. I do hereby bargain Tell and convey and by these gresents have bargouned rold and conveyed unto Bennet Ball aporeraid all my right tille & interest in a certain Lot or piece of ground lying and return ted at Jampa (or Jampa Bay) in the County of Hellsborough in the Territory of Hornda containing one acre on or or less purchased of Augustus Iteele by bourt & Lynch and by them conveyed to me in year 1837 Jaid Lot being num bered One on the plan of the Jown of Jam pa marked and baid of by or for Augus tus Iteele with a 60 feet wide street wide

running through it called Tampa Ttreet the tot frombs or is returated on the affects borough River and adjoining to the Military Horpitail and upon it is a frame divelling house and also a I tore house of herved logs two I tores high and about fifty feet by twenty and other in provements all of which cost me about five thousand dollars (and but forthe interperence of the Military would have been worth me mo more than ten thousand. The title to all of which I warrant and depend as verted in me by gurchare &. & in parous and to the use of the aporequial Bennet Ball and his hein and arigns forever given under my hand and Teal the day and date alove runten in presen ce of James Lynch (Sed) Witnesses George Crider Lewis Gerks

Territory of Horida ? Millsborough County?

In application of John B. Allen to be discharged from the futher Administration on the Estate of Daniel Kill fadder deceased and it apprearing to this Court that he has reside sed his accounts as the law directs and

has futher shown satisfactority proove to this Court.

Be it ordered that the said John B allen be dis charged from the futher admi nistration on the said Estate of Daniel Kill fadder deceased and that the Bonds be concelled.

Tent Manuel Olivella Elerk of. L. C. Witness the Hon Edmund Lee Judge of our said Court at Jampa this 25 th day of Jeby 1845

This Indenture made the Teventeenth day of March in the year of our Lord One thousand Eight hundred and lorty five Between Henry J. Elark and John B. Allen agent of Men Peters & Millards merchants both of the County of Hells box. rough and Territory of Horrida: Whereas the raid Henry J. Clark in and by Three obligation or writing, obligatory under his hand bearing even date here with stand, indebted unto the raid John B. Allen agent as aforeraid in the rum of Eight hundred and twenty two dollars and twenty five cents payable as pollows: the first recited obligation to be paid to the order of Peters & Millard at the City Bank of New or leans on the deventeenth day of deplember

A.D. 1845 - the record recited obligation to be paid to the order of Peter, & Millard at the City Bank of New Orleans on the Jewenteen, the day of March A. D. 1846 and the third recited obligation to be naid to the order of Peter's Mellard at the City Bank of New Orleans on the Jeven teenth day of deptember ot . 1846 wihour interest for the rame as in and by the raid vecited obligations and constitions thereof relation being thereunto had more fully and at large appear; Now this Indenture witnesseth that the raid Henry J. Clark as well for and in consideration of the aforesaid design rum of Eight hundred and twenty two dollars and twenty fire centrand for the better recurring the may ment then of without interest unto the raid Peter & Millards their exection administration and assigns in discharge of the raid re cited obligation as of the futher rum of One dollar to him in hand paid by the raid John B. Allen agent as an aforer and at and before the realing and delivery of these presents the receipt where of is here by acknowledge hath granted bairganed rold reale red and confirming and by there we jents dothe grant bargains sell re leage and confirm unto the suid

John B. Allen agent as afore and theer hein and unigns, it negro mon Have named Albert raid lave is about reven teen years of age free from all the disable lities of the law round in body and mend and a slave for life: To have and to hold the said slave hereby granted or mentio ned or intended to to be unto the raid John B. Allen agent as aforegoid their he in and arright to the only proper use and behoof of the raid John B. Allen agent as aforerard their heir and asigns forever. Provided allways neverthe less that if the raid Henry I Clark his hein executors or administrators shall and do well and truly pay or cause to be pard unto the raid Peters & Millard their executors administrators or an egns the afore rand debt or rum of Eight hundred and twenty two dollars and twenty five cents at the previous herein before mentioned and appointed for payment thereof without interest for the same according to the condition of the raid recited obligations without any fraud or futher delay and without any deductions defalcations or abatements to be made of any thing for or in respect of any taxes charges or assessments what ever then and from thence forth as well this present indenture and

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the Estate here by grainted as the mid receted obligation shall cause determine and become absolutely mull and vaidle all intents and pur noves any thing here in before contained to the contrains en angwere not wethstanding In witness, where of I Henry J. Clark have hereunte set my hand and deal at Lort Braske in the Territory of Hon da the day and year first above written Henry J. Clark Geal Tigned Tealed and delivered in Presence of Archy & Mc Niel John Darling

Territory of Florida J.S. S. Hills boraugh County J.S.

in the raid County persanally, appeared wed Henry J. Elask this reventeenth day of March 1845 and acknow ladged the foregoing instrument by him realed and rubscribed to be his free ack and deed

Wim Anhly S. P.

Ihis Indenture made this Nineteenth day of March in the year of our Lord one thousand eight hundred and Forty five between John Darling and John B allen agent of Men Veters & Millard Mer chants both of the Country of Hills borough and Territory of Florida Whereas the raid John Darling in and by three obli gations or writing obligatory under his hand bearing even date therewith stands in debted unto the said John B. Allen agent as afore said in the sum of Nine hundred and dixty five dollsers and forty cents payable as follows to wit; The first recited obligation to be good to the order of Peters & Millard at the City of New Orleans on the 19th day of September 1845 - The record recited obli gation to be paid to the order of Peters & Millard at the City Bank of Men Orleans on the 19th day of March 1846 and the third recited obligation on the to be paid to the order of Peters & Millard at the City Bank of New Orleans on the 19th day of Jestember 1846 without interest for the same as in and by the raid recited obligations and con deterns thereof relation being therecents had more fully and at large appears. Now this Sindenture Wine wells that the raid John Darling as well for and in con rideration of the aforeraid debt or sum of Nine hundred dollars and Tixty five

dollars and forty cents and for the better re curing the payment thereof without interest unto the said John B. Allen ajent as aforesard their executors administrators and assigns in discharge of the rand recited obligation as of the further rum of one dollar to him in hand paid by the raid John B. Allen agent as afore raid at and before the realing and delivery hereof the receipt whereof is hereby asknowled ged hath granted bargained rold reased and confirmed and by there presents doth grant bar gain sell release and confirm unto the said John B. Allen agent as aforeraid their heirs and assigns one undived had of the Tchooner called the Rosella and one undivided hould of her apparel Jackel and purmiture raid Ichooner is about thirty two Jons burther and coppered and is the fore and aft Tchooner now lying in the Port of Tampa Bay to have and to hold the raid one undived half of the raid Theoner hereby granted or mentioned or intended 10 to be unto the raid John B. Allen agent as aforeraid their heirs and assigns to there only proper use and behoof of the raid John B. Allen agent as aforeraid their heirs and arrigh poverer - Provided alaway, never thelen that if the raid John Darling his heir executors or administrators shall and do and do well and truly pay or course to be paid unto the raid John B. allen agent on aforeraid their executors administrators

or arright the aport raid debt or rum of None hundred and lixty five dollars and forty cents on the days and times herein before mentioned and appointed for payent thereof with out interest por the same according to the conde tion of the raid recited obligations without any fraud or puther delay and without any déductions de falcations or abétements to be made of any thing for or in verpect of any taxes charges or ane ments what soever then and from thenceforth as well this present Indentities and the estate hereby granted as the recited obligation, shall come determine and be come absolutely null and void to all intents and prisho Jes any thing herein before contained to the contrary in any were not with standing In testimony where of the raid John Darling house here to set my hand and Jeal at Fort Brooke in the Territory of Howards the day and year first above written Signed Jealedy delir exed in presente of Robert Penny Manuel Olivella

Territory of Florida),

At Fort Brook

in the raid County this Nineteenth day of March A. 21845 — Perso mally appeared Vohn Darling and ack nowledged the fore gaing instrumently him dealed and surbs oribed to Ja his free with and dead now Ashly I. D.

Anthony Wardenhaff of West halia in in granded to this country aged thirty two years makes apple cation and declares his bonapide intention to become a litizen of the United How les and to renounce all alligance to and fidelity to any forcing Prince Po tentate or Sovereing whatever and especially to the Hing of Prusia that he in tends to settle in the Territory of How will suppose the Constitution of the United States of Province of The Constitution of the United States of Province of the Constitution of the United States of Province of the Constitution of the United States of Province of the United States of the Constitution of the United States

Manuel Olivella Clerk M. C. E. Ant Warrenhots

To whom it may concern be it known that James Lynch is my authorised agent to collects rents repaiar or sell my property or any part thereof at Jam na Bay Hotide and and his rest Band or deed will be good and valid for and in any such tranction in my behalf given under my hand at Waterbury Count this 16th Dec 1844

Bennett Ball

Indenture made this record day of te bruary Eighteen hundred and thirty hine between Rufus D. Hillgore of Jamps, and his wife Sarah le Killgore of Jampa Histor borough lounty Territory of Florida of the one part and Philip Houmbough of the same place of the other paint, whereas the raid Philip Hambaugh has be come bounder for the raid Rufus D. Kill gors as his nurity in the num of Tixteen hundred dollars by endorsement of a certain bond or note of hand draw or by the said Rafus am of no yable on or before the pint day of Lannary Eighteen hundred and forty two to dames Lynch, how this indenture witnessetts that the raid Rufus D. Killgore and Jarah & to Killgore for and in consideration of the raid ammarent of recurity por which the said Philip is bounder as aforesaid and por the better security of the said Philip in core of defoult of the grayment

of raid run of dixteen hundred dollars at the period por the limiter tion of the same as aporteraid and also in consideration of the rum of One Dollar more to him the raid Rupes and the futher run of one dollar to the raid Jarah C. Killyore by the raid Philip & Hours bourgh to them the said Rupus & Jarah & regra relety in hand good the receipt whereof the , and Rupus & Jarah & do hereby acknowledge Have granted bargained sold released and confirmed unto the raid Philip his heirs and arragns each for themselves their heir and arrigh all those two lots or parcels of land returnted on the East rite of the Wills boroug rever in the County and Terri tory aportraid Known and derignated on the plat or man entitled Man of a part of the Jown of Jamps East Horids filed in the Office of the Clerk of the Court of the bounty aporeraid & described & boun ded as follows to wet Lot number fifty fire (55) of which the raid Rupus is rie Zed and in possession of bounded Wester ends of the two lott numbered One/1) Easterly by Tampa Itreet and notherly by lot number fifty four (54) And lot number fifty four (54) of which the raid Jarah is rezed and in possesson of bounded westerly by water street Toutherly by the before described Lot

number fifty five Easterly by Tampa street and notherly by lot fifty three (53) and each of the raid bargaines & described lots measuring one hundred and Teven's half feet in length & forty feet in breath the the contents more or less.

To how e and to hold the said described lots together with all and ringular the buil dengy now built or to be built thereon with with the appurtenances thereof unto the raid Philip his hein and arregns Provi ded always that if the said Rufus D. Kill gore his heirs or anigns shall well & truly pay or course to be graid unto the afortraid James Lynch his hein or anyn? the before mentioned rum of Sixteen hun dred dollars for which the raid Philip pecified for the payment thereof then this obligation to be well and void otherwise to remain in full force and vertue. Und the raid Rufus covenant & agrees with the said Philip por himself his heirs and arrayons that he the raid Rapies his heirs or arigan will well & truly pay or course to be paid the raid rum of Tixteen hundred dollars to the raid James Lyn In at or before the time quecified for the payment thereof 10 that the raid Philips shall be exoneraled from any claim or demand on account of his said reauvily

and the raid Philip hereby coverants for himself his heirs and arright to and with the raid Rupus & Tarah & that untill all fault shall be made in the noisment of the said run of Texteen hundred dollar at the time when it shall become due then the sand Oryfus & Tarah C. shall havegue & peaceble possession of raid memores building ? & appartenance, The words James Lynch before signing In witness where of the the parties hereto have hereunto set their hands & Teals the day and year above written Tigned Testedy delivered in presence of The words "therethis Augustus Flech

The words "thenthe obligation to be much and word otherworks to semain in hull has a before rigning R. D. Killgare Jarah C. Killgare Jarah C. Killgare P. G. Man boung 2

This indenture made and entered into this fifteenth day of December in the year of our Lord eighteen hundred and forts between Jeon L. Perry of the first nave and Joshua D. Martin of the record hark both of the County of Turcaloura Thate of Alabama, Whereous it is desired by the rand party of the first part to recure to the reparate use & benefit of his daughter Tophia m. Thinner wife of I'm Luther J. Thenner of the lity of Turcaloona for and during her natural life the use & benefits of two certain Haves herein after mentioned Together with the future increase of the female slave And whereas the raid party of the record part at the mecial instance and request has both agreed to take upon himself the trust hereinafter mentioned for the purpose of carrying out the desired of ject of raid party of the pint nart Now this Indenture witness she that for and in consideration of the premi Is as well as for the Consideration of The love and affection which the raid party of the first grant bears for his raid daughter Tophia M, & the futher consi devation of one dollar to the party of the first in hand paid by the grants of the record nort the receipt where of

is hereby acknowledged by the raid party of the first nous hath this day given granted grant bargain & sell unto the raid harty of the record part his hein and anignifor ever, The pollowing Tlaves to wit Robin a negro man Slave about nine teen years old and Martho a Negro Woman Have about Teventeen years of age to have and to hold unto the raid party of the recond part his hein and assigns forever and the the raid party of the pint nast doth hereby Covenant and agree to wa rant & defend the title to raid There, unto the raid party of the record part his heirs and assigns forever upon trust nevertheters & under the following Itimulations & conditions hollowing that is to ray 1? Talax the raid party of the second nave shall permit the raid Tophia M. to receive & hold the uninterupted porression use and enjoy ement of the raid Slaves the increase of said female Slave subject to her sole control & order & to take & receive to her role and reperate use & benefit free from all lightlity for any debt or demand whatever of her raid husband I? The ther J. Skinner now existing or herea Her to be contracted all and ringular the value and benefits of the services

or hive of said Haves & the futher increase of of her raid to phis more natural life 2" That at the death of said Tophia in the said party the party of the record his heirs and execu tors or adaministrators shall upon demand made for that purpose by the said party of the first his heirs executors or adminis braton reconvey to the said party of the first part his heirs executors administrators or ass igns the raid Slaves and the future encresse of the female thereof by a release property executed of all the right title interest & dain of the party of the record part not however being responsible for the delivery of possession thereof. Und in the time. which may trous pert between the death of raid Tophia m and the demand herein about expressed the raid party of the record part shall stand seized in law to the use of the party of the first grant or his assegns In testimony where of we the said parties hereto affix our hands and Jeals the day and year first above writer. in presence of us dion L. Perry B W Huntington J. L. Martin wm A Cochran

We D' Luther J. Thinner and Tophen M Thinn be wife of raid Luther I assent to ruch and every provission of the foregoing deed given under our hands this 17th day of December 1840.

L. J. Thinner Tophia M. Thinner

The Hate of Alabama? Juscaloona County ?

before me Moses Mi guire Clerk of the County Court for said County Tion to Persy. I. L. Martin. L. J. Thinner and Johnin M. Theinmer and the said Sion to Perry acknowledged that he signed Ten led and delivered the foregoing instrument to B. L. Martin on the day of the date thereof for the purposes therein contained and the said L. J. Thinner and Johning M. Thin mer acknowledged that they signed & realed the same given under my hand and real this 30 th day of Jang 1841

Morer M. Guire Elenk Filed for Registration the 30th along of Jany 1841 and on the 15th day of Febry re corded in Book R. Mages 2098208 Mores M. Gaire Elenk The State of Alabama? Juscalous on County

Clerk of the County Court for said County do here by Certify that the foregoing is a true Copy of the original Deld executed by the said Tion L. Berry to the said I won for the use and benefit of the said Toghia M. Theiraner as appears on the records in my Office.

In Testimony where of I kan a hereunto set my kand and Jeal of Office at Turcaloona Court House this 4th day of February A. I 1845 More, M. Guire Clerk

Jix month after date I promise to

pay to Men Brown & Remnedy the num

of Iwo hundred Dollars value received

for which I have mortgaged all my pro

perly consisting of stock house & Kitchers

furniture one mule and last the Crop

of Corn in my foild and the rest of the

produce in my form Fort Brash &

wilness in presence of twelth dough May

Manuel Cliralls 1845

John Williams W. J. Jenser

The State of Alabamas

presiding Judge of the County Court of raid County hereby Certify that Moses Mi Guere whose mame appear to the foregoing Certificate is and was at the time of rigning the raine Clerk of the County Court of said County and that full faith & credit are due to all his Official Acts on ruch

Given under my harid and Jest this 4th day of Debruary AD 1845

handed to me to be recorded this 212t days of March by I. I mith

In the year of Our Lord One thousand Eighten hundred and Forty five, Between Um I spence, and Men Brown of Kennedy of the Younty of "Hills! oraugh and State of Florida: Whereas the raid Um I. I rences and by and obligation or writing obligatory under his hand bearing even date herewith stands indebted unto the raid Mess Brown & Kennedy as aforeraid in the sum of Two hundred Dollars at the time of said agreement between both parties by said recited obligation and condition thereof relation leing there winto had more fully and at

large appear. Now this Indenture witnesselfs that the said win I. I pencer as well for and in con orderation of the aforeraid delt or run of Iwo hundred Dollars and for the belter recurring the payment thereof with aut in terest unto the raid Men Brown & Kenne dy their executors administrators and arrigan in discharge of the raid recited obligation as of the futher rum of one dollar to him in hand paid by the raid Men Brown & Kennedy at or before the realing and delivery of these presents the receipt whereof is hereby acknowledged hath granted baigganed rold released and confermed and by there presents doth grant bargain sell release and confirms unto Men Brown & Kennedy as aporeraid their heirs and assigns twenty three head of stock cattle one mule and Care house & Ritchen furniture the Erop of Corn in my field and the yeild and produce of my farm To have and to hold the said described properly hereby granted or mentioned or intended to to be unto the raid Man Brown of Kennesly their heirs and arright to there only proper use and behoof of the said Men Brown & Kennedy their assigns forever Provided always nevertheters that if the raid wir I. I grancer his

heirs executors or administrators shall and do well and truly group or course to be posed unto the said Men Brown & Krennedy Their executors administrators or arrigans the aporesard sum or debt of Ino hundred Tollars before mentioned and appointed for gray ment thereof without interest for the round according to the condition of the said recited obligation without any fraud or father delay and without any ale duction depalection or abetement to be made of any thing for or in respect of any taxes char ger or asserements whatever then then and from thenceforth as well this present Inden ture and the Estate hereby granted as the recited obligation shall cease determine and become abrolutely mull and void to all intents and purposes any thing herein be fore contained to the contrary in anywise not with tanding.

In witness, where of I won I. I pagence, have herecento set my hand and I ead at Jort Brook in the Itale of Storida the slay and year first above written tigined tealess and delivered in "W" I I prencer now seemed blivella

John Williams

412

R. B. Jeriven Fr ? We find for the Plaintiff

Wagh Archer Live Dollars with interest

B. G. Alls ton from the 17th March 1837

A R. Im ith & others Ino Hogg

Jecurities for H. Archer Lourinan

The State of Touth Carolina
Office of Camon Pleses?
Beaufort District

Jun? Clerk of the Court of Common Pleases for the District and in the Itate apore said 20 Certify that the foregoing is a correct Copy of a verdict as entered in the minutes of the said Court at November term 1838 as will be seen by reference thereto. I futher Certify that I have made diligent search for the suggestion on which the said verdict was endorsed and have not been able to find it

and Scal of Office at & this 15th Lay of Apl A.D. 1845wm yourman In E. E. P. Inventory of real and nersonal property nurcher sed by the 2 Palmer wife I. M. Palmer under the act of the Legislature during the mion of Eighteen hundred and Jorly five.

The building known as the Jampa Hotel with the furniture consisting of chairs tables bead teads and beding and Kitchen furniture. The improvements of Levi Collar on a lot of land known as balloist Point

Margaret J. Palmer

Country of Hills borough? and I take of Florida

and entered into this 27th day of may on ethous and eight hundred and lorty live between archibald Mc Niel of the Country and State afore raid of the first grant and M. I. Palmer of the name Country and State of the record part,

Witness the that for and in consider of the sum of one thousand do than good and ban ful money of the United States of america to him in hand raid by the raid party of the record part at and before the enrealing and delivery of these presents the receipt ruhereof is hereby ack nowledged havave rold and by these pre sents do bargain sell grant quit claim and convey to the raid party of the record her heir and array all those certain

parcels or lots of land lying in the County of Hillsborough and Itale aforesaid on the loss 4 side of the Hillsborough viver and and distinguished on the may of a part of the Jown of Jampa on file in the Clerks Office of the bounty afore said as lots number (54) Fifty four and (55) Lifty five and bounded westerly by water street southerly by westerly by lot number (53) fifty three and notherly by lot number (53) fifty three being toge ther one hundred and Teven and half (1071) feet long from water street to to Jampa street and (80) eighty feet wide from said lot member 11, to lot number

Together with all and jingular the tenements heredilaments and appurtenous ces thereunto belonging or in anywire appertaining and the reversion and rever nion remainder and remainder rents usues and profits thereof and also all the state right title property possesion porremen down and demand whatro ever as well in law as in equity of the rand party of the first part of in or to the above desembed premises and every part and parcel thereof with the appur tenances To have and to hold all and rengular the above mentes ned and des conted premises together with the appurtenances unto the said party

of the record part her hein and anyons overe. In witness whereof the raid party of the first part has hereunto ret his hand and affixed his real the day and year first also ve vonten Arch M: Niel Lealed & delivered in greened of Henry Ni Clark Win G. Levres Itale of Honda

Millsborough County)

see to know that on the 22d day of July 1845 that lory & Denis came before me and made salk in due form of law that he was present and raw archibald Mi Neel who is personally known to him right real and deliver the above instrument of writing as his respective act and deed forthe uses them in expressed and that he win & Terris and H. N. Clark. subscribed their name Thereto as subscribed wing Derris Before me this & Ld day of July 1845 him protest deman down in Manuel Olivella Clark H. C. C.

22, coprime surprise of se

State of Florida & This Indenture made this 19th day of June a. S. Eighteen hundred and forty five between Levi Collair of the County and estate aforer and of the fors & part and M. G. Valmer of the same County and State of the record part Witnesseth that the roud Levi Collar for and in consideration of the rum of Lifty Dollars lawful money in hand paid by the raid M. J. Palmer at and before the realing and delivery of these presents the receipt whereof the raid Levi Collar doll hereby acknowledge hath granted borgained and rold and by these presents doth grant bargain sell guit claim and convey to the raid M. Jr. Palmer her heers and anigns. So wit all the right title interest and given tion claim of that parcel of land known as Ballast Point lying and being ritualed on the Willsborough Bay Commby called Jam na Bay in the County and Itale apore and Together with all and ringular Tenements hereditaments and appartenances thereunto belonging or any were appertouning and the reversion and reversions remainder and remainders vents inces and properts thereof and also all the estate right title property posse gion claim and demand what soever. as will in law as in equity of the raid

party of the first part of in or to the above described premises and every part and narcel thereof with the apparte nances. To have and to hold all and singular the above mentioned and described premise, together with the apparte nances winto the said grasty of the second part her heirs and assigns for ever. In witness whereof the said party of the first part hath hereinto set his hand and affixed his seal the day and year first above worther

in presence of A. C. H. Darme W. G. Jerris

tlerk H. E. E.

Hills borough County?

the 22d day of July 1845 that love of Jerris case before me and made outh in due form of law that he was greent and sow Leve Collar who is personally known to him sign real and delever the within instrument of writing as his respective act and deed for the uses therein expired and that he way g. Ferris and of C. H. Jarre subson bed their names

Tworm & July critical of July 1845

Rancel Chirella

This Indenture made this Eleventh day of June Eighteen hundred and Lorty five Be tween William P. Craig of the County of Hullsborough and Itate of Florida of the one part and John A. Evang of the City of Baltimore and I take of Maryland of the other nort. Witnessell that Whereas the the said party of the first part Justy indebted to the following persons having in the sums hear after named to wit to I erse Odam of Willsborough County for his services as overseer for the year 1844 the rum of Low Hundred and Lifty Dollars To Cale Richards and E! of Cedar Hego for amount of there account for supplies for Plantation for the current year To Il. Lugnoses of Hey Wast for a note due fint Lanuary Eighteen hundred & forty Jex for three hund a note payable first of January 1846 for thre hundred dollars for a note to John M. Erang dated 15 Deby 1844 for Eighteen hundred and thirty two dalas one other note to I. A. Craig due first of March 1845 for Nine humdred dollars and one other note to I. At Every due 1. Tanuary 1846 for seven hundred do lan the above named notes being all now the said party of the first part being desirans of recurring the payment

above named sum of money to the parties therein named and in futher consideration of the rown of one dollar to him in hand noud by the raid party of the record have the receipt of which is hereby acknowledge the raid party of the first part has granted bargained and rold and by this presents doth grant Borgain and sell unto the said harty of the record part his hein executors adminis gathered yeild and produce of his plantion and estate on the Manate River in Willsboraugh troumby East Glorida for the year Eighteen hun dred of Lorty five both of tabaco rugar cane as also Rice & provisions planted or to be planted upon said plan tation always re serving a refficient quantity of said crops yeild profit produce and issue of said plan tation & estate as may be required and nece sary for the suport and montainance of raid plaintation during the raid year above named and a sufficiency to pay all the necessary expences of purchasing and nuting up the will Engine Kettles & other apparatus for the required sugar works upon said plantsition and also and amount ruffices to meet the Interest due the Union Bank of Florida and the annual Interest acc run due to the said Bank and no more To have and to hold the raid growing trop yelld and produce of the year above named upon said plantation and all

I ringular the givenuses unto the raid John a. Evering his heirs administrators & assigns provided always if the raid party of the perse port his heirs or assegns shall well and truly pay or course to be noid the gems & debts herein before named to the parties there na mad their heirs or assigns respectively then they bargain and sale shall be shall be mill I void and provided also that the said party of the first part shall be left in the under turbed possession of & permited to carry on raid plantation and to ga ther and apply the proceeds of the crops when rold by him to the payment herein before operified and to the gersons enner and valed. The said norty of the first part agreeing to render account thereof to the said party of the second norse and provided also that if the said narty of the first part shall fact to make gray ment & full & true account of said re coepts & disburgements agreed by to the provisions of this deed then the said the raid party of the recond northis agent or attorney shall and may marke entry upon the lands of the raid party of the first grant and take and apply the said orops yellal profil & usue thereof making thereof at public auction and liquidating any balonce or balances then remaining due to any raid parties aforeraid

In testimony whereof the said party of the first part hath hereunto set his hand and affixed his seal the day and year first whome written It is however understood that the above deed in no evoy to effect the right of dower of the wife of the party of the fine Part win P. Eraig Welness

H. W. Braden

Edmund Zee

I here by Certy that win O. Crain of asknowledges the above to be his hand and I cal for the purposes within mention ned and whishes the soume put on record Edmund Lee Judg H. C. C.

It is agreed between Jesse ara Dadam and William P. Evang that the said traig being indebted ladom Two hundred and Twenty four dollars being a balance for rais On down services the noise year the said broing being indebted to said ladan ? 2x hundred dollars for the Touth East qualter receson Eeighteen Township Deventy Jauer south of range beighteen East and the said Craig will indebted to raid ladam Tix hundred dollars the first of January next for his services the present year. how if the raid bring shall on or before the first day of January next pay to the raid Ondown the own of money above ser

for the or shall turn a shall turn over to the said Oadam all the sugar the said broug That make on his manate glantation to and ammount sufficient to may the raid Oadam the above mentioned sums of money then the raid Oadam agrees to make to the rand broing or his assigns a good and lawfull titte to the raid lands above described Win P. Eraig Ev itness

Ho W. Braden

Jesse Dadam

august 7th 1844

H. C. C.

Personally appeared before Judge of the County Court of Hillsborough County H. W. Braden who being duly Tevern Jaid that he saw the parties to the within instrument ougn real & deliver the same po the purposes thereen named In orn to & Subscribed Before me this 7. Long of H. W. Braden Hugust 1845 Edmand Lee Judge

Country of Hillsborough ? Personally Surtice of the Peace in and for raid

County William H. They perd who under oalh dedores that he is the name neven to whom permit No 943 was usual that he made as tual settlement douth of the line deviding downships of 10 in the month of January 1863 by neso nat re ridence building and clearing land on the North Case quater Tection 28th Journ This 28th Range 21 that he has me Ocre in cultivation, he selected torn reas notes that he comenced orlanting in the young # 1844 has one stwelling house and one black I mith shop he has no family but himself. Tubscorles and I worn to before me this of a day of December 1844. William 26, Theyera

Test John & White Vence

Hate of Glorida 3

Personally came before me the subscriber a Sustice of the Peace in and for said Eaunly 20m H. Thepperd who after being duly sworn rayeth, that it is impossible for him to attend at the tound of the tound liffice at even name wide it being a distance of one hundred and fifty miles or over with the sherners I work the cribed before me "Min 29th day of Aug/825".

Territory of Florida }

Personally appeared before me the Julian ber a Justice of the Peace in and for said County Regdom Brown who being duly Terorn on Tolema bath ray eth that he is duly outon that he is accounted with William 76. Theggerd that the said Theggerd made and actual retilement Touth South of the line dividing Journship of I Touth of the Line in the month of Sanuary 1823 by greroon al veridence building and clearing of Land on the North Cast qualer of Jection 28th Journ Then 28th Rounge 21 South & last that the said Themere has one acre in cultiva tion which he glanted in corn reas no la toes that he commenced planting in the Jaming 1844 that raid Thennerd has no formily but himself also one develling house and one black I mith shop on the ? and land &. Juboribed & In orn to Rigdom Brown Before me this 7th day of December 1844 Testt, John C. White Justice of the Perice

I do hereby Earlify that the within with nesses are men of respector bility and credit.

John E. white

Territory of Florida?
Hillsborough Lounty?

Personally appeared before me the Jubs on ber a justice of the Peace in and for said County Jesse Penington who under bath declares that he is accuant and actual Tettlement South of the Zerie dividing Townships of 98/8 in the month of January 1843 by nersonal residence buil ding & dearing of Land on the North Ens & qualter of Jection 28th Down hip 28th Range 21 that the raid Thenner has one acre an cultivation which he stan tex in corn year nota loss that he comen cld planting in the saming of 1844 than the said Thengo and has no pamily but hunself Allso one develing hours and one Blacksmith Thop on the said Land Jubscribed & Tworn to before me this 7th day of Jesse this Penning ton John C. White Justice of Peace Tennitory of Florida ? Willsborough County? I hereby Gertify that John C. White is a Justice of the Peace for raid County duly comminer med and I worm. Given undermy hand and seal of Court at James this gas Long of Dec levels Fort Brooke Dampa Bay Aug 25th 1845

A 400. or Ninety days after date of promise to pay Thomas P. 2 ennedy & Co or order the sum of four thundred Dollars with legal interest on the same with out defalantion for value received.

E. J. Kendrick

The, Indenture made this fint day of Jen tember in the year of our Lord one throu sand bight hundred and forty fire between Edward Fatnall Kendrick yeoman of the County of Hills borough and State of Blorida of the one part and Thomas P. Dennedy go! merchants of the County and Hate afore said of the other part Whereas the said Ed ward Gatnell & endrich in and by a certain obligation and worting obligatory under his hand and Seal bearing even date herewith Itands bound unto the raid Tho? P. Kennedy I Co in the sum of Eight hundred dollars condition for the gay ment of pour hundred dollars on the twenty muth day of November next enoung the date hereof with lawfull interest for the same as on and by the land. and by the gard recited obligation and con dition thereof relation being therecunte had more fully and as large up nears

Now this Indentione Wilnesseth that the raid Edward Fatrall Kendrick as well for and in consideration of the aporesaid thele or sum of Jour Hundred Dollars and for the better recurring the payment thereof with interest unto the said Tho? P. Kenne dy & Co their heirs executors administrators and arrigans in discharge of the raid recited obligation has of the futher som of one dollar to him in hand paid by the mid Thon? P. Be ennedy & Co at and before the Jeciling and delivery here of the reverse whereof is hereby acknowledged hime granted bargained dold released and confirmed and by these werents dothe grand bargain sell release and conferm unto the raid Tho? P. Kennedy & Go their heers and assigns all my right title and pre emtion claim to a certain lot or parcel of Land lying on Think breek (10 willed in the County of glills borough known in the Purvey as together with all and singular the Buildings Improvements consisting of your mill rituated on Whint Greek Due ling House & Jools ways woods waterering Water courses nights liberties privileage, hereditaments and appurtenances what roever thereunto belonging or in any wise apperlaining and the reversion and remain den rents usues and profits thereof to have and to hold the raid descri

hereby granted as mentioned or intended roto be with the appurtenances unto the said Thos P. Frennedy & Co their heirs and arrigan to the only proper use and behowf of the said Thos. P. Frennedy and their heirs

and assigns forever.

Provided allaways neverthelless that if the said Edward Tatmal Kendrick his heirs and executors and dolments trators shall and do well and bruly gray or cours to be grand unto the said Tho? P. Kennedy & Co their heirs and executors adminestrators or angegons the aportraid rum of low hundred Wallars on the day and time here in before mentioned and appainted for the payment there of with lawfull interest for the round according to law to the condi tion of the said recited obligation without deduction defortation or aboutement to be made of any thing for or in vergect of any lockes charges or an enem ents whatever then and from then ceforth as well this giverent under live and the Estate hereby granted as the gard recited obligation shall cease determine and become absolutely hull and vaid to all entents and pur pores any thing herein before mentioned contained to the con trary in any wise not with standing

In witners whereof I believed dat mall Kendrick have hereunto set my hourd and sex at Jampa in the Itale of Florisla the day and gear first above availen

Personally Appeared before me Mounted Vivella a Notary Public in and por the Country of Hills borough Itate of Florida Edward Talmall Kiendrick who being Inorm acknowledges the within Enden ture to be his own act and deed for the purposes therein Stated

Beforeme this 12t day of Jep 1845 Manuel Olivella Natury Public

I Edward Tatnall Krandrick of the County of Wills borough and I take of I torida Jeo man am held and firmly bound unto Tho? P. Kennedy & Co Merchants of the same County and Itale in the penal sum of Eight hundred Gollars good and lawfull mo mey of the United Itales to be paid to the Y. P. Kennedy & Co or their certain attorney executors administrators or assigns to which payment well and truly to be made I do bend my self my heir and executors

Administrators and every of them firmly by there presents Tealed with my Teal dated the first day of Textember A.D. One thousand Eight hundred and forty fire

The condition of this obligation is ruch that if the above bounders Edward Tatand & endrick his heirs executors administration or any of them shall do well and trally pay or course to be paid unto the above not mad I. P. Kennedy & Co their Executors axministrators or arraphs the just and full rain of Jaw hundred dollars law money of aforeraid with legal interest for the Jame on or before the twenty minth day of November of I One Universal Printh day of November of I one Universal fraud or buther delay then this obligation to be void and of no effect or else to vemain and be in full force and virtue

E. J. Kendrick

Jigned Sealed and delivered in presence of Thom M. Palmer wom Ashly

The Negro Interpreter known as John Thomas Phillip formerly belonged to the Teminale Indian, Cheif King Phi faither of Loochee or Wild Cat He a bands ned the Indians voluntary and numendered to general Hermander in afterwards joined General Macomb at Fort King April 1839 was son boat by him to cuminicale with the hortiles was by them and retained two years a price ner In January 1841 he again es capaci from the Indians and surrendered to 24 Gol Daven port U. J. Army at Lara 20 V to For since that period to the gragent he has gerned faithfully as quide and. Interpreter We never belonged to a White man nor does he now as he was forn among the Indians nor is there any claim upon him as a slave by any Indian or white The government of the U. J. guarantes to hum freedom and protection for faithful services Me of course is subject to as all free Wegros and to civil law un der which he lives given thater at the Heard Funders of the 9th Military Lepartment Fort Brooke Jampa Ja this Tourthday of Sentember 1845. By order of gen Worth Bant & A. D. C. &

Know all men by there presents, that we. adder Wraden and Hedor Whraden of Manata. Rever ni Filoreda Camper Bay, have ni consideration of one dollars to us paid by Thors Stillman Moratio allen and Robert M. Stratter, doing business under the fair of Stillman allen 46°, at the Novelty From Make in the City of New Mark - and for the purpose of securing the payment of the money hereinable mentioned (being front ob the proce for which the machinen hereurofter mentioned was, sold by Stellinan allen He into us) have granted sold, assigned and correged unto the said stillness aller Ho all that Steam Engine, Boiler Sugar Mile and other machining now lately manufactures for us get the Novelly Iron Morks for the purpose of being put up at our plantation Floreda Manate Revie ofoesaid, and shipped in board the Schooner Tallahussee for Tampa Meny to gether with the appulenances - to have and to hold the same anto the said Stillman allen 46°, their executors administration, and assign ference. - When condition however that if ne our execution, administrator, shall pay unto the said Stillman allow He, their executor, administration, or assigns the sum of The Thomand noise hundred and faty one rope. Moller as follows tix: One thousand dollar on the experation of nevely day after the said machiner shall have been put up_ and The thousand nine head to fuly one Jopes dolla, with intenst thereon at the rate of seven for cent per annew, on the experation of trube mouth after the said machenay shall have been put up and is ready for operation as afregued. Then there present shale be roid and in care defend is made in the said money and interest , or either of New. , or any peut

thereof. We do hereby for ourselver our heirs execution, administration, and assigns pointly and severally give and grant unto the said Stillman aller 16°, Meni execution, administrations to each of Men ente in pera or by atterney, full and absolute biense, pour and authority, with the assentance of any penon or penous , with all proper carriage and beasts of burden, and all proper look and machinery to enter when and trass, over the lands of us our heirs and assigns, and to enter any and all house and buildings on Ata melisium, of us on heirs and assigns, and to pull down such portion of such buildings ar enclosure as many be necessary fer the peupose of removing said Machinery or any part of theref, and to take and curry away the same and to sell the same at public auchair, and out of the proceeds of such sale after paying thewart all expense of the removal of the said may = churing, and of such sale. to retain and hay the said - sum. above conditioned to be hard or so much there of a, shale remain renfraid with ruleush - rendering the suplentif any there be) unto un our executor, administrator, or assegns. and me do further commant momin, and agree, that it shall be lawful for the send Slittman Ollen Ho their executor, admi, or assign, or enter of them outer in peron or by allowing to celturo such sale as bidders, and to become purchaser of said machin! or an, part stereof - and mutil default be made in the pay! of said moneys and interest, or of some part Mered - ne are to rebrain in peacable possession and enjoyment of said machener, - In ruties schere of me have to their presents set on hands and seas this think servel day of October one thouas Eight Munded and forty fire (Owned) I allswaden Lay Sealed and delined in persons of I John Wmarshall (Signi), He. M. Breider Sig

Renowally appeared before me Judge of Probects of.

Or Bradus and Mally Brader who acknowled get
that May had signed sealed and delivered to
fregory instruments of rinting for the purposer

Moreni neimed and that May miles the same to
be placed when record.

Signed Sincar Curnaw Judy of Probation

in the 15 1841

Know all Men by there present, that I willeam 9. Craig of Alorda, near Tampa Bay, have in consideration of one dollar to me paid by Thomas B. Stilman, Horatio aller, and Robert M. Stratton, doing business under the fine of Stellman Color Ho, at the Mordly Grow Mork is the bits of chewyerk, and fu the purpose of securing the money's hereinafter mentioned (being back of the price for which the machinery harmofte mentioned was -? solar by Atolhean allen 160 unto mo) have granted solar assigned and conveyed unto the said Stillman allen Ho, all the Steams Engine, Morle, Sugar Mule and often maching. now lately manufed and for me at the Novelly Iron Maky for the purpose of being put up at my plantation in Florida afairaid, and shiphed on board the Acht Tall aharses, bourdfor Tampa By logitte with the appendenances. - To have and to hold the same unto the said Stilmon allent their executor. administration, and curryin foreser. I than condition home that I my executor, administrator, shall hay unto the said Stilleran allen Al Muni executar adus or aseje, the sum of Them Thousand one hered and we July the 17/100 blocen, or follow ving: - The thous dollars on the experation of nenet, days after the raid maching date have been put ale and is ready for operation - and his

Thousand one hundred and forty thee 87/00 Dollar, welt intuish thereon at the rute if seven for cent mer and. upon the experiation of hubr mouther after the said made. T. Shall have been put up and i ready for operation en aformand them! then freund shall be will - and in case default is made in payment of the said money by intuite or cuter or them, on any part steriof I do hereb, for myself, my heir, execution admin is breating and cession, qui and grande unto the said Stillman allow Ho this execution, administration and assign and to each of New ester in heren or b, allowers. free and absolute, license power and authority with the assistance of any Baron or persons with all proper carriege and beast, ofburder , and all proper tools and machiney to enter when and pees one the land of me, my hein and assem, and to order any and all house and buildings or other enclosion, of me my heins and assign - and to pull down such paties of such buildings and endown as may be necessar, for the purpose of removing send madring or any hard thunof and to take and carry away the seems, and sell the same at public andien, and out of the proceed of such sale, after paying thereout all expense, of removal of said machinery and of such sale to retain and pay the said sum abou conditioned. To be paid or so much thereof as shall remain unhaid with interest rendering the surplus (if they there be) unto me my executor exclumination or cessignis - and I do fulte commande promese and agree that it shall be lawful for the send & or the their executors admit or cessigns or exte of them enter in purous or by attempt to allende

such sale as bidders and to become penchase, of said machining or any pent thereof and municipal default in made in the pay! If said money our interst, or any pent thereof. I am to remain in peacable posses.

The enjoyment of the said machining. In tuitionion, where I have to these presents set my hand and seal this tuit, don't day of Octo. One theorems eight hundred auto forty fine sealed and (segies, Mrs. Craig allowed in presents)

(Signed) Maratio Clipon.

Signed Realed and acknowled go before me the paid day of seed 1945

(Signer) Somer Turnaus

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it street houte the chief igilde granted bear the Hand

March with the stage of any of the season of

This indentine made and entered unto this sight day of February in the year of our Level (1845) Righteen hundred & feely hie, between Secri Serving of the first real and Thomas & locurer of second freul both of the Country of Trucalcora, and state of ala. whereas it is desired by the said party of the first part to seem to the separate use and benefit of his daughter & ofhier Mr. Skinner, rife of Dr Sutter S. Shinner of the city of Rescalorer for and during her natural life, the we and benefit of the mule. Trompey a black home, and Kit a grey denny Mule one beencan, the high post bedsteads, one make gang dining table, one dozen came bottomed chair, one rocking chicin, Não feather beds and six sets of familiar for the same, the mattresses, diving room and kitchen familia and faming retensely, and one year provisions Comer reherens the party of the second part, at the special instance and request of the party of the band having of the first part, hath agreed to take when huntelf the trust hereinafter montioned, for the purpose of carrying out the desuid object of the said pauly of the first part. Now this indention intresset that few and in consideration of the menuse, , as well as for the consideration of the love and effection which the said huly of the first hart bears for his said daughter d'ophier Me, and the hulter consideration of one dollar to the houter of the finish in hand parel by the party of the second part, the receiff thereof is hereby achirouladged. He the said hereby of the first hat hath this day given granted, and burgamed and sold by there present doth give grant bargain and sell unto the said haut, of the second hout

he heirs and cessions forever. The following preperty, No mules, Pompey a black horse mule, and that a grey danny mule, one makegany beneau, the high port bedsteads, one makegany table, one dozen came bottomed chairs, one rocking chair the feather beds. and six set of funder for the same, two matterses dining room and leither fernature and farming utensil, and one years provisions, to have and to hold conte the series frents of the second point his hears and cessions forever - ower the said party of the first part, doth herby coverant and agree to warrant and defend the title to said property unto the houly afacraid of the second his heis and assign, forever, when trust, nevertheless and when the following stipulation, and con-- ditions following that is to say - First that the said raity of the second part, shall parriet the said Sophia M. to receive and hold the uninterrupted possession use and origonment of the said property, subject to her sole control and order, and to take and receive to her sole and repeate use and benefit, free how all liability for any debt or demand whatever of her said husband De Sulter S. Skuriner now existing, is hereafter to be con = tracked, all and singular the rulue and use of hard property and benefit thereof, for and during the terro of her the said Sopher M's natural like - Secondly that at the death of send Sophia Me. He said pails of the second part, his heirs executors, administrator, shall when demand made for that purpose by the hat of the first haut, his heirs executors and administrators recovery to the said party of the first part, his heir executors, cedministrators and cessissis the sound property, by a release property ascented, at all the

right title and interest, and claim of the harly of the second part not however being responsible for the deliving of prosession thereof and in the time which may transpire between the death of Sophia M. afareid, and to demand here in above expressed, the said souly of the second port, shall stand seized in law to the me of the hart, of the first hand or his assigns.

On testimony where of me the said houter hereto affir our hand end seal, the day and your first about mitten. Signed sealed and delview in presence of us (signed) Broin S. Jenny (Seal) (seal) Tho! & Courson (Seal)

State of alabama of Triskalooia Kornty Berionally appeared before me more meljuni, leluk of the locusty locul for said County the above named Suri S. Berry and Chenca, & Carrow and the said sion & acknowledged that he signed sealed and delinered the foregoing instrument to the said Tho! I barson for the use of Sophia Mr. Skuriner, and the said Chome, & acknowledge that he signed x seculed the same all on the day of the date thereof. I when under my Seal } hand and seal of office the sixth day of Alebanany AD 1845

Signed allose Melquine clerk

Filed Hely 6:45 and Recorded in Book W. haye 3010. 4311 (signis) Mos., Muljuni clk Moreon form contradiction of a Chalence & Reteracy

dupled telleray to truly to the first point

State of alcohomes I Samuel D. J. Moore, prending Sudge of the County Roub of said County, do hereby Restify that ellower Melpinic, where name appear to the foregoing certificate is and war at the time of signing the same, clark of the County Court of Turcaloosal Coura state afairand, and that his certificate is in due form of law Suri under my heard and lead their sixth day of Fely 10. 1845

(signed) Samt Det More Ludge. te

Hillsborough County Circuit Court at Chambers.

Shomar Teterson, a native of Hounting in Dermark, from where he emigrated to the United States in the year of our Lord One thousand Eight hundred and thirty this, aged Unity this great, makes application and declare his bonar feele intention of becoming a citizen of the United State, and to renormer cell allegainer and hidelity to any foreign power, Innie a Polantate or horeragio whatever and especially to the King of Hermark - that he has settled in the State of Florida, and that he will support the Constitution of the Minted States his Suom and subscribed Shomer & Deterson before me this salt and Shomer & Deterson much day of February to 1846

club c.c. He.C.

Hillsborough County Livenih Pour

at Chamber, February 27, 1846 dame limbsfe a nature of Manchester mi lengand, from where her emigrated to the united States of america in the year of our sord one Thomas eight hundred and forty Sume 13_ Settled in Florida in February 1843_ aged Utily eight years - makes enfolication and declares his bona fiche intention of be coming as citizen of the united Steels, of america, and No renounced all allegiones and fieldity to any foreign power Finner or Pretentate or soveregn whatever, and especially to the Queen of Great Britain - That he has settled in the State of Florida, and that he will support the Constitution of the united State, Snow to and subscriter this . James gunliffe 27 day of Februay 1846) Lo. a. Woner

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R. slo.lo.lo.

Hilsborough Derwitz Pricuit Pouls Out Chewley March 3, 1846

Onen Commissions or native of Greland, County, of Rock, how where he emigrated to the renited State, of america about the year Eighteen hundred and that that aged Porty three reach make, application and declar, an outh his bone fide intention to become a citizen of the united State, of america, and to renounce all allegainer and hiddly to any foreign Prince. Screin, Botentale or Power whater and especially to the Queen of Sheet (Britian (God bless her!) That he has sented in the County of Killy brough State of Honda, and that he risk suffect the Constitution of the Newton State, and of the State of Florida

Suom to and subrented 3 mark
before me the second day 3
of march De 1846
6. Ci. Ware

Club

